ATO017 2370215Z FR HG BA TP CO PH CG WF LR JKA DE AT 65 Aug 8. 19 2 P 242152Z AUG 81 FM ATLANTA (7A-1835-SF-69) (P) (\$Q 7) TO DIRECTOR (7-18251) ROUTINE PEPSONAL CRIMES UNIT ATIN: SUPV. EALTIMORE ROUTINE 67C TAMPA ROUTINE COLUMBIA FOUTINE BIRMINGHAM ROUTINE CHICAGO FOUTINE WASHINGTON FIELD ROUTINE LITTLE POCK ROUTINE

enc

PER

(VI)

7-1-1-601

UNCLAS

BT

JACKSONVILLE POUTINE

WAYNE BEFTRAM WILLIAMS; ATKID; MAJOR CASE NUMBER 30; OD: ATLANTA.

TRIAL IN CAPTIONED MATTER HAS BEEN SCHEDULED FOR OCTOBER 5, 1981, IN FULTON COUNTY SUPERIOR COURT, ATLANTA, GEORGIA.

(~

a. SET 9 100

F/6 /

1.81

10,

PAGE TWO AT (7A-1835-S. 59) UNCLAS

THAT THE BELOW LISTED AGENTS MAY BE UTILIZED AS PROSECUTION WITNESSES IN CAPTIONED MATTER. THESE AGENTS SHOULD BE AVAILABLE FOR PRE-TRIAL CONFERENCES SEPTEMBER 28, AND SHOULD NOT SCHEDULE ANNUAL LEAVE OR OTHER COMMITMENTS FROM THEN THROUGH THE END OF OCT., 1981. THOSE AGENTS WHO WILL BE REQUIRED FOR TRIAL WILL BE ADVISED BY SUBSEQUENT COMMUNICATION WHEN THEY WILL BE NEEDED IN ATLANTA AS SOON AS ATLANTA IS MADE AWARE THEREOF.

BALTIMORE DIVISION: SA

TAMPA DIVISION: SA

COLUMBIA DIVISION: SA

BIRMINGHAM DIVISION: SA

CHICAGO DIVISION: SA

NEW YORK DIVISION AT PROOKLYN/QUEENS MRA: SA

LITTLE ROCK DIVISION: SA

JACKSONVILLE DIVISION: SA

FEIHO AND FBI LABOPATORY: SA

SA

PAGE THREE AT (7A-1835-SF-69) UNCLAS

SA

ВT

INFORMATIVE NOTE

Date September 11, 1981

Re:

ATKID;

WAYNE BERTRAM WILLIAMS;

KIDNAPING; MC 30;

OO: ATLANTA

By attached teletype the Atlanta Division advised that four Special Agents testified in the Fulton County Superior Court regarding a motion to surpress evidence obtained during the stopping of subject Williams on the James Jackson Parkway Bridge 5-22-81. Testimony centered around the splash heard at the James Jackson Parkway Bridge, the surveillance which followed immediately thereafter, and the subsequent interview and search of Williams' vehicle. Mentioned in the testimony was the fact that Williams stated upon being stopped that he knew that this concerned the murder/missing children investigation.

The testimony as stated above took place despite the fact that service of subpoenas in this matter was not technically in accordance with Georgia state law. The prosecution representing Fulton County Georgia in conjunction with the U.S. Attorney's Office, Atlanta, Georgia, is of the opinion that the above testimony is evidence of good faith on the part of the prosecution in this matter and did not jeopardize the prosecutions case.

Additionally, Judge Clarence Cooper ruled on several motions submitted by the defense

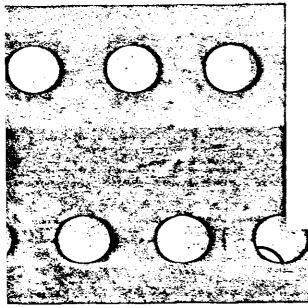
1 - Mr. Mullen

1 - Mr. Steel

1 - Mr. Young

1 - Mr. Monroe

FBI/DO



which indicated that the defense will not receive any funds to assist their research nor will the city be required to finance a polling of citizens to determine if Williams can receive a fair trial.

AR	Director Exec AD-Adm.	Adm. Servs Crim Inv	Laboratory	
F	Exec. AD-Inv		Tech. Servs.	
		-2-		
		. 1		

RECEIVED
TELETITE UNIT

AT0018 2540210Z

RR 40

11SEP 81 02 18 z

DE AT

R 102125Z SEP 81

FIT . REAU OF INC. CATION COMMUNICATIONS SECTION

FM ATLANTA (74-1835) (P) (SQ 7)

TO DIRECTOR (7A-18251) ROUTINE

ATTN: SUPV.

PERSONAL CRIMES

BŢ

を送金を

enc

LINCLAS

ATKID; WAYNE BERTRAM WILLIAMS; KIDNAPING; MC 30; 00: ATLANTA.

RE AT TELCALL TO HQ 9/10/81.

FOLLOWING IS BRIEF SNYOPSIS OF PROCEEDINGS HELD IN FULTON COUNTY SUPERIOR COURT REGARDING MOTION TO SUPRESS EVIDENCE OBTAINED IN CAPTIONED MATTER AS RESULT OF THE STOPPING OF SUBJECT WILLIAMS ON JAMES JACKSON PARKWAY BRIDGE 5/22/81:

THE FOLLOWING SA'S TESTIFIED AT ABOVE HEARING:

-18211 670

... Q4 ...

, BIRMINGHAM;

, ATLANTA;

AND

ATLANTA. ESSENTIALLY, TESTIMONY CENTERED

15 SEP 16 1981

AROUND THE SPLASH BEING HEARD AT THE JAMES JACKSON PARKWAY
BRIDGE, THE SURVEILLANCE WHICH FOLLOWED IMMEDIATELY THEREAFTER,

6

B

10

10,0

MON.

PAGE TWO ATKID

AND THE SUBSEQUENT INTERVIEW AND SEARCH OF WILLIAMS. VEHICLE
ON THE SAME EVENING ON 1-285 A SHORT DISTANCE FROM THE JAMES
JACKSON PARKWAY (JJP) BRIDGE. MENTIONED IN TESTIMONY OF SA
WAS THE FACT THAT WILLIAMS STATED UPON BEING STOPPED
THAT HE KNEW THAT THIS CONCERNED THE MURDERED/MISSING CHILDREN
INVESTIGATION.

JUDGE CLARENCE COOPER RULED ON SEVERAL MOTIONS SUBMITTED BY THE DEFENSE AND ESSENTIALLY THE RULINGS HAVE NO SUBSTANTIVE EFFECT ON THE CASE. GENERALLY, THE DEFENSE WILL NOT RECEIVE ANY FUNDS TO ASSIST THEIR RESEARCH, NOR WILL THE CITY BE REQUIRED TO FINANCE A POLLING OF CITIZENS TO DETERMINE IF SUBJECT CAN RECEIVE FAIR TRIAL.

QUESTION WAS RAISED BY DEFENSE AS TO APPEARANCE OF WITNESSES RESULTING FROM SUBPOENAS ISSUED BY HER OFFICE. THE DEFENSE ALLEGED THAT WITNESSES WERE REFUSING TO RESPOND TO HER SUBPOENAS AND THEREFORE WERE IN CONTEMPT OF COURT. PROSECUTION STATED SUBPOENAS WERE NOT SERVED IN ACCORDANCE WITH GEORGIA LAW AND THEREFORE WERE NOT BINDING ON POTENTIAL WITNESSES. THIS, IN FACT, WAS THE CASE. GEORGIA LAW REQUIRES PERSONAL SERVICE OR

PAGE THREE ATKID

RECEIPT OF REGISTERED RECEIPT FROM U.S. MAILS, WHICH CAN BE USED AS PROOF OF SERVICE. NONE OF THE WITNESSES HAD RECEIVED PERSONAL SERVICE IN THIS INSTANCE. THE PROSECUTION REPRESENTING FULTON COUNTY HAS CONFERRED WITH USA'S OFFICE, ATLANTA, AND HAVE AGREED THE BEST COURSE OF ACTION WOULD BE TO COOPERATE WITH THE DEFENSE IN THIS INSTANCE IN ORDER TO FACILITATE THE HANDLING OF THIS PARTICULAR MOTION CONCERNING THE STOP ON THE JJP BRIDGE. PROSECUTION FEELS THIS IS EVIDENCE OF GOOD FAITH ON THEIR PART AND DID NOT SEE ANY JEOPARDY TO THE PROSECUTION'S CASE. IN VIEW OF THE ABOVE, AGENTS IN THIS INSTANCE AS MENTIONED ABOVE APPEARED AND DID TESTIFY IN COURT, ALTHOUGH SERVICE WAS TECHNICALLY NOT HANDLED IN ACCORDANCE WITH GEORGIA LAW.

BT

SAC, Atlanta (7A-1835)

9/23/81

Director, FBI (7-18251)

WILLIAMS: WAYNE BERTRAM ATKED: MAJOR CASE #30 KIDNA PING

Re urairtels dated 8/27/81 and 9/2/81

There mare) being forwarded to your office

by Profit by Air, BL#66990512 (method of transmittal)	one 40'x60" (number or quantity)
trial exhibit and thirteen landmark	names prepared by Special Projects
Section, Laboratory Division, re captioned mat	tter.
The following action should be take	en by your office:
Check charts against submitted	work papers or roughs.
Advise of exact trial date, soon	as known.
After action completed advise B Projects Section, re use and val comments, if any, by court office	lue of charts. Include
Note list of chart titles on attac	hed sheet.
Note Special Projects Section C	comments on attached sheet.

COMMENTS:

Package contains one 40"x60" trial chart depicting the floor plan and surrounding property of subjects residence, mounted and suitable for trial use. Thirteen landmarks set in type with sticky backs which will adhere to photographic display also included. Reference map being returned in package along with small copy of chart.

Package.

15 SEP 28 1981

AT0008 2642039Z

RR HQ BA TP CO BH CG WF LR JK LA

DE AT

R 212030Z SEP 81

ATLANTA (7A-1835-SF69) (P)

TO DIRECTOR, FBI (7A-18251) ROUTINE

BALTIMORE ROUTINE

TAMPA ROUTINE

COLUMBIA ROUTINE

BIRMINGHAM ROUTINE

CHICAGO ROUTINE

WASHINGTON FIELD ROUTINE

LITTLE ROCK ROUTINE

JACKSONVILLE ROUTINE

LOS ANGELES ROUTINE

BT

UNCLAS

11C ATTN:

PERSONAL CRIMES UNIT SUP V.

WAYNE BERTRAM WILLIAMS, ATKID, MAJOR CASE #30, 00: AT

RE ATLANTA TELETYPE TO BUREAU AND RECIPIENT OFFICES, DATED

AUGUST 29, 1981.

7-18251

SEP 30 1981

(

PAGE TWO (7A-1835-SF69) UNCLAS

REFERENCED TELETYPE ADVISED THAT TRIAL IN CAPTIONED MATTER
HAD BEEN TENTATIVELY SET FOR OCTOBER 5, 1981, BY FULTON COUNTY
SUPERIOR COURT JUDGE CLARANECE COOPER. IN RESPONSE TO NUMEROUS
PRE-TRIAL MOTIONS FILED BY THE DEFENSE, COOPER HAS SINCE
POSTPONED TRIAL INDEFINITELY, STATING THAT IT WOULD TAKE HIM A
CONSIDERABLE AMOUNT OF TIME TO DO THE LEGAL RESEARCH NECESSARY
TO RULE ON THESE MOTIONS. COOPER HAS GIVEN NO INDICATION WHEN A NEW
TRIAL DATE WILL BE SET, BUT FULTON COUNTY DISTRICT ATTORNEY
HAS SINCE FILED A COUNTER MOTION SEEKING TO LIMIT THE SCOPE OF THE
DISCOVERY ALLOWED THE DEFENSE. JUDGE COOPER ALSO GAVE THE
DEFENSE UNTIL SEPTEMBER 21, 1981, TO PROVIDE THE NAME OF THE
SCIENTIFIC EXPERT TO BE UTILIZED TO EXAMINE HAIR AND FIBER
EVIDENCE IN THIS CASE. THIS EXPERT WILL CONDUCT HIS EXAMINATIONS
AT THE GEORGIA STATE CRIME LABORATORY, WHERE THE EVIDENCE IS
CURRENTLY STORED.

ASSISTANT FULTON COUNTY DISTRICT ATTORNEY GORDON MILLER HAS //
ADVISED THAT THE BEST ESTIMATE OF A NEW TRIAL DATE IS AROUND
NOVEMBER 1, 1981. 11/2/51?

FOR INFORMATION OF LOS ANGELES AS A RESULT OF THE NOVEMBER 1,

TRIAL DATE ESTIMATE SA CURRENTLY UNDER



PAGE THREE (7A-1835-SF69) UNCLAS

OF TRIAL. IF TRIAL DATE IS SET BEYOND NOVEMBER 1, 1981,
APPROPRIATE ADJUSTMENTS WILL BE MADE RE SA

€-7C

BUREAU AND RECIPIENT OFFICES WILL BE KEPT ADVISED OF PERTINENT DEVELOPMENTS IN THIS MATTER AS WELL AS THE DATE OF THE TRIAL AS SOON AS IT IS SET BY JUDGE COOPER.

BT

1/2

	•.		Exac. AD A im.
Transfer of the control of the contr		₹	Size ADJES
•	***	7	TAMEDIATE (Asst Dir.)
Transmit stracked by Facilialis - CLEAR	· }	Presedence	Adm. Servs.
pulaç, attn: Assis	Hami Director⊃	John Mintz	Crim. Inv.
	,	•	ident
SAC, NEW ORLHANS, A	u La Sontreatha	J7.	Inspection
Te William II. Webstor		Doies 9/28/31	5 3
		Time: Transmitted:	Latoratoy
Fram: SAC, Atlanta (7A-18	355)(R)(BQ 7) _	The state of the s	Legal Count
Socio . NOKII)		lasticia -	Tech Servs
ATEID			Training
MAJOR CASE 30 OO:AT			Off, of Cong.
50.A1			& Public Affs
[[Fingerprint Photo Fingerprint	nt Record [] Map	Mawepaper clipping	Telephone Rm.
		Leiter of Judge	Clarence Comedica Socy
Aitists Conception	X Other =	8/27/81; Supori-	or Court Order
		or Judge Claren	ce Cooper, 8/27/8
Special handing instructions:			/ (\Va
Re FBIHQ toleph	one call of Ass	sistant Director	noun mines
to Supervisor	Atlants,	9/28/81.	
0-10	$\overline{}$		1
	- 	_	
	A MA	· ·	
	Approved.		ी हास्त्रा राज ्य
	V		; !
•			
\$ \$			
FLANCE UNITED AND CONTROL OF THE CON	omenteringani apalmindhis		The party of the state of the s
Recommendation furnished son. Colubation Colubation at suy regulations	. .	10000	ansula utIACP
Resumentation	m concern	ing sources	Settono lug
/ In Colu	ull 9/28/81. Ca	en of this aide	1
furnishing	I have inthe	of Deriston	,
atlanta at my rige	nd for		1 21
		1-11-	-1 - (4)
,		7	
$+\widetilde{W}_{\infty}$		v *	
			10 SEP 80 1931
J-FINULUSURE			V = 1 00 1.00 1
`			
••			
•			○ n

D: Tire ()

NS (CS)

113

EL TO

The Superior Ecurb Alberta Juliat Circuit Stanta, Eugris 30303

FILED IN OFFICE

AUGE 7 1961 Media surieur court Puton court cureu

Life Cierce Cigler

August 27, 1981

District Attorney Lewis Slaton Defense Attorney Hary Welcome Public Safety Commissioner Lee P. Brown Clerk of Superior Barbara Price Sheriff Leroy B. Stischcombe, Jr.

RE: State of Caprola vs. Mayne B. Filliams

Ladios and Gentlemena

This letter confirms the telephone occuersations of this worning (August 27, 1981).

Due to the publicity this case has received the reporting of alleged evidence and the release of names of prospective witnesses and their probable testimony this Court, on it's own motion, felt it necessary, in light of U.S. Supreme Court decisions, in order to safequard Defendant's constitutional rights to issue an order restricting the release of extra judicial statements.

As stated over the phone, I have instructed both prosecution and defense attorneys that is is their responsibility to see that those persons under their control, (amployees, agents and optential witnesses, etc.) receive a copy of the attached order or otherwise are informed of its contents. These same instructions have also been given to Court personnel and law enforcement officials.

I had hoped that such an Order would not be necessary, but as stated at the arraignment (at which time I gave a start judicial warning), I would do so if it became necessary to izzue same.

Please express the seriousness of this order and the possible consequences if it is not obeyed.

Sincerely,

Charles Cooper Cooper

CC: n5b

ENGLOSURE

•	•			<u>.</u> .	ičxo:. A 3-Adm Exso AB⊹av
Tritt (Kur.	5. 10.781	•		1	Jaco AD LES
THEER (Rene-	. 4-10-101	\smile	RECEIVED TELETYPE		Asst Dir.:
		,	IELETYPE		Adm Servs.
		A TRIAL AO	URIT .	Procedence / # 11 5 1.	Com. Inv.
	Transmit arisch	ed by Fecalette - UNCLAS	9 Oct 81 0 4 19 z	-Lieredones Dir.	Inspection
			22.01 11 132	?	Istell.
j			FEDERAL BUREAU XC	10/01	Laboratory Legal Coun
1/	TO FRITH	19 - EM 5094	COMMUNICATIONS SECTION	10/8/81	Rec. Mgnt
V		1 1 2 1 2 2 2 2 2 4 -	WEST Time:	Transmitted -	Tech Servs.
!	From: Dyff	ATLANTA PA	.46°		Training Dif of Cong.
	Subject: (1)	KID - MC SO DARPING	<u>~</u> 2,	initials -	& Public Affs
	AT	KID - MC 34			Telophone film.
	05	AT	_	per slipping Photogra	Director's Sacly
	Fingregit		· · · —	Service of the servic	
			= orber 1 CT	TER -V	
	Artista Co	areptian	<u></u>		an
	Special keadli	ng instructions		en	Je /C
				10 C	
	HPMD (SPERY TO	eescyAL	CEMIEZ	
		•			
			NAT.		·
	<u> </u>	Approved	1 1/1/4/2	140	೯೯: 503
			(James)		
		•	•		
J	:				
		•			
	§ 4				
	į	and the same of the same			•
				,	
	•			1 -1 / - 1	,
	200	;!! R '	7 41 150		
	Sec. Sec.	The second of th		v #	
		Sim orbedue villoumda		(Stational business succession)	
	\ ;			A 1001	
				7 OCT 19 1981	
	•			والمتعادمات المتعادمات	
				•	an and an
7.	:			λ	1 -
سنغ					/ }
*	•			1	المنا
				\	\mathscr{D}
	•			·	
•	A	()			•
	#	\rightarrow ($\overline{}$			· / /
ລັດກ	CT 22198				1,
	01 22 134				h. di

Fost Office Box 1683 Atlanta, GEorgia 30370

March 9, 1981

Deputy Chief H. G. Redding Special Task Force Bureau of Police Services 175 Decatur Street, Southeast Atlanta, Georgia 30303

Dear Chief Redding:

Reference is made to your letter of February 27, 1981, and the draft proposed agreement pertaining to the Atlanta Task Force on Missing and Murdered Children enclosed therewith.

Please be advised that I have reviewed the draft proposal and fully agree with your position that all local law enforcement agencies pool their resources and consolidate all investigation pertaining to the missing and murdered children cases under the direction of the Atlanta Task Force. This would of course include not only the investigation of the cases themselves, but such related matters as crime scene investigations, media relations, and the processing of physical evidence.

However, because the Federal Bureau of Investigation (PBI) encounters no jurisdictional barriers and because of inhorent operational differences in both investigation and administration, it is not feasible for the PBI to become a member of the Task Force. We will, of course, continue to work closely with the Task Force and fully share all information of mutual interest. Cur ability to investigate this matter on & nationwide basis augments and strongthens your investigation. Further, our laboratory and technical facilities will remain at your disposal.

Sinceraly yours,	OUT - GOPNE
P	SEARCHED
JOHN D. GLOVER Special Agent in C	Charge LAG
<u>-</u>	HUDEXED

Enclosure

1 - Addressee D- Atlanta (7A-1835) CM/cer/mrc



CITY OF ATLANTA

MAYNARD JACKSON, SAYOR

BUREAU OF POLICE SERVICES
1/5 DECATOR STURE.
ATT ANTAL GEORGIA 30300

LEFP, BIHTWH Public Bafesy Commissioner February 27, 1981

CENTREE HAPPER
CHIEF OF POINT

Mr. John Glover Pederal Burnau of Investigation 275 Peachtree Street, N.E. Atlanta, Ceorgia 30318

Co

Dear Mr. Glower:

Picase find attached a draft of the proposed egreement outlining the Metropolitan Atlanta Took Force on Missing and tookered Children. Plane review this and give me your comments back no later than Monday, March 2, 1981, if possible. I would like to have our next meeting on Friday, March 6, 1981, to finalize this proposal.

If you need any additional information, please call me at 658-7530 or my home at 366-9520. I thank you for your continued help and support.

Simerely,

Deputy Chief M. G. Redding

Special Task Force

TR:Ch

Attachment

MEAND MOTED

XII ANTA

MAYNAHO JACKSON, MAYOR

BUREAU OF POLICE SERVICES 175 DECATUR ST. S.E.

ATLANTA, GEORGIA 30335

LEE H. BROWN Hypric Salety Commissioner GEORGE NAPPER Coast of Police

March 12, 1981

Mr. John Glover Rederal Bureau of Investigation 275 Poschtree Street, N.E. Atlanta, Georgia 30303

Dear Mr. Glover:

Please review the attached proposal to be sure that I have covered all issues that were agreed upon by all parties in attendance at our meeting on Tuesday, March 10, 1981.

if this meets with your approval, this will be the official agreement between all agencies. I have also attacked a copy of the news release that was given to the press on March 11, 1931. I appreciate your continued help and support.

Sincerely,

Deputy Chief M. G. Rekling

Special Task Force

MGR:ch

Attachnents

mathews alex

ATLANTA METROPOLITAN TASK FORCE ON MISSING & MIRDERED CHILDREN

Since July of 1979, 21 black children from the Atlanta metropolitan area have disappeared. Twenty of them were subsequently found murdered and one is still missing. Nine of the victims' bodies were found within the geographical boundaries of the City of Atlanta, four in the City of East Point, two in Fulton County, three in Dekalb County, one in Cobb County, and one in Rockdale County.

In July of 1980, the Atlanta Department of Public Safety established a Special Task Force for the sole purpose of investigating the cases of the missing and slain children. Presently, the following agencies have assigned investigators to the Special Task Force on Missing and Murdared Children: '

- 1) Atlanta Bureau of Police Services, 2) Clayton County Police Department,
- 3) Dekalh County Police Department, 4) East Point Police Department,
- 5) Fulton County District Attorney's Office, 6) Fulton County Police Department, 7) Georgia Bureau of Investigation, 8) Pockdale County Sheriff's Department, and 9) Cobb County Police Department.

Recause of the multijurisdictional involvement in these cases, it is necessary to establish clearly defined guidelines for the operation of the Special Task Porce. This conclusion is based upon the collective agreement of all agency heads involved after they reached the conclusion that the Task Porce is the best way to proceed in handling the cases of the missing and murdered children. To that end, this document represents an official agreement between the 12 law enforcement agencies listed hereafter:

Atlanta Bureau of Police Services, Clayton County Police
Department, Colb County Police Department, Dekalb County District
Attorney's Office for the Stone Mountain Judicial Circuit, Dekalb
County Police Department, East Point Police Department, Epderal Bureau
of Investigation, Pulton County District Attorney's Office, Fulton
County Police Department, Pulton County Sheriff's Department, Georgia
Bureau of Investigation, and Rockdale County Sheriff's Department.

This agreement is not legally binding but represents an agreement of their willingness to abide by the guidelines contained herein designed to insure maximum cooperation and coordination for the purpose of achieving the single objective of solving the heretofore unsolved cases involving missing and nurdered children. All parties agree to the following stipulations:

- (1) Organizationally, the Task Force shall remain under the control and command of the Atlanta Department of Public Safety, subject to all rules, regulations, procedures, and directives that govern that department.
- (2) The Commander of the Task Porce shall be appointed by and report to the Atlanta Commissioner of Public Safety.
- (3) All personnel assigned to the Task Force shall be under the supervision of the Commander of the Task Force.
- (4) The Commander of the Task Porce shall have the responsibility of coordinating all aspects of the investigation of case; assigned to the Task Force, regardless of the law enforcement jurisdiction in which the body or evidence is located. The individual-agency where the body is discovered will have the responsibility of making the original offense report.

All copies of supplemental reports in reference to these investigations will be forwarded to the Task Force within 72 hours. The Task Force will maintain a master file on all individual cases. In the event the Task Force is abolished, all original case files and evidence will be returned to the local law enforcement agency having jurisdiction on the particular case.

- Members of the Task Force, by this agreement, are authorized (5) to cross and work in different law enforcement and judicial jurisdictions for the purpose of collecting and coordinating evidence in (including crime scenes) and conducting investigations of the cases assigned to the Task Force. The Commander of the Task Force will create a Crime Scame Team made up of the best qualified individuals from within the 12 agencies representing the Tack Force. He will see that the medical examiner takes control of the crime scene until the hody is removed. Once the body is removed, the Crime Scene Team will take control of the immediate area to conduct an evidence search. One penson will be designated for collecting and transporting all evidence to the Crime Lab. Total jurisdictions may conduct any search they deem appropriate outside of the immediate crime scenc area.
- (6) The specific assignment of personnel to the Task Force from another jurisdiction shall be the result of an agreement reached by the Atlanta Public Safety Commissioner and the head of the respective agency involved.
- (7) All personnel assigned to the Task Force shall work under the direction of the Task Force managers and supervisors.



- (8) All personnel assigned to the Task Porce shall be detached from their respective jurisdictions and shall be assigned on a full time basis. They shall be utilized as desmed appropriate by the Task Force Commander, and if possible, investigators from other departments will be assigned to work the cases from their own jurisdictions. However, due to the tremendous volume of investigative leads that the Task Porce receives daily, these investigators will also have to assist in following up on investigative leads.
- (9) The Task Force Commander shall have the authority to remove any person from the Task Force if and when he determines that such removal is in the best interest of the operation of the Task Force. If this occurs, the Commander of the Task Force will sabsit, in writing, the reason he requests the individual to be removed from the Task Force.
- or statements to the news media about any evidence related to the ongoing investigations. The Atlanta Public Safety Commissioner shall be responsible for handling all media matters on behalf of the Task Force. If a body is found, medical examiners and department heads in individual jurisdictions may make a brief statement in reference to that discovery, but will not discuss evidence. It was also agreed that the agency in which the child lived would have the responsibility of notifying the next of kin. No one will release the name of the child until the next of kin has been notified.

- (11) If the body of a black child under the age of 17 is discovered and it fits the characteristics of the other mardered and missing children, regardless of jurisdiction, the responsible law enforcement agency will immediately secure the crime scene and notify the Task Force. The Task Force will not be involved if it is determined the death is accidental or if the perpetrator is known.
- investigate the crime scene in cases as defined in \$11 above. We shall see that all evidence that is gathered in turned over to an evidence custodian, who in turn shall immediately transport all evidence to the Georgia State Crime Lab, and see that all evidence in reference to these cases is properly recorded and will supply individual agencies with expices of any reports from the Crime Lab upon request.
- (13) Participating Task Force agencies agree to provide personnel on a temporary basis to assist the Task Force Commander in the initial investigation and area search if and when a body is discovered.
- of black children under the age of 17 if the characteristics of the homicides are similar to the characteristics of the homicides are similar to the characteristics of the homicides now being investigated by the Task Force, if mutually agreed upon by the Atlanta Public Safety Commissioner and the head of the agency which has jurisdiction over the case.

- (15) It shall be the responsibility of the Task Porce Commander to maintain a master file on all cases assigned to the Task Force. In order to control requests for information, each agency will provide the Task Porce with the names of their coordinators. The Task Porce in turn will provide each agency with the names of a contact person at the Task Porce in order to obtain this information.
- (16) To insure that there is no duplication of effort, an agency conducting an independent investigation or investigative activity will notify the Task Porce Commander.
- (17) Participating agencies agree that all medical records, reports from the Georgia State Crime Lab, and reports of the medical examiner shall be sent to the Task Force.
- (18) The Task Force shall maintain liaison with the respective district attorneys and shall be provided recessary legal advice by the district attorney's office who is responsible for prosecuting a case assigned to the Task Force that rests in his given judicial district.
- (19) The Atlanta Commissioner of Public Safety shall convene, on a periodic basis, meetings of the agency heads participating in the Task Force. Such meetings shall be designed to keep all members updated on the investigations and to insure coordination and cooperation. Such meetings shall be considered confidential and no statements shall be made publicly or to the news media about the proceedings of the meetings. Such meetings shall be monthly or more often if needed.

(20) The Task Force Commander will provide each individual department head with a weekly attendance record outlining the number of hours their investigators worked that previous week.



DEPARTMENT OF PUBLIC SAFETY

NEWS RELEASE

FOR CAMBULATE RELEASE Paich II, 1981

PUBLIC SAFETY CONMISSIONER LEE P. EROWN MADE THE FOLLOWING STATEMENT TODAY:

Receive of the multi-jurisdictional involvement in the cases of the missing and mardered children, law enforcement agencies in the metropolitan area have held meetings to develop guidelines designed to ensure reximum cooperation and coordination. At a meeting held on March 10, 1981, the following guidelines were agreed upon:

- I) Organizationally, the Task Force shall retain under the control and commend of the Atlanta Department of Public Safety, subject to all rules, regulations, procedures, and directives that govern that department:
- 2) The commander of the Task Force shall be appointed by and report to the Atlanta Commissioner of Public Safety;
- 3) All personnel assigned to the Task Force shall be under the supervision of the contander of the Task Force;
- 4) The commander of the Task Force shall have the responsibility of coordinating all aspects of the investigation of cases assigned to the Task Force, regardless of the law enforcement jurisdiction in which the body or evidence is located:
- 5) Numbers of the Task Force, by this agreement, are authorized to cross and work in different law enforcement and judicial jurisdictions for



the purpose of collecting and coordinating evidence in (including crine scenes) and conducting investigations of the cases assigned to the Task Force;

- 6) The specific essignment of personnel to the Tesk Force from mother junisdiction shall be the result of an agreement reached by the Atlanta Public Safety Commissioner and the head of the respective agency involved:
- All personnel assigned to the Task Force shall work under the direction of the Task Force managers and supervisors;
- 8) All personnel assigned to the Task Force shall be detached from their respective jurisdictions and shall be assigned on a full time basis.

 They shall be utilized as deemed appropriate by the Task Force commander:
- 9) The Task Force convender shall have the authority to remove any person from the Task Force if and when he determines that such removel is in the best interest of the operation of the Task Force. Upon removal, the person shall return to his agency of exployment:
- 10) All agencies agree that no one will rake public statements or statements to the news media about any evidence related to the ongoing investigations. The Atlanta Public Safety Countssioner shall be responsible for handling all media matters on behalf of the Task Force;
- II) If the body of a Black child under the age of 17 is discovered and evidence suggests that the case is related to the cases under investigation by the Task Force, regardless of jurisdiction, the responsible law enforcement agency shall both is mediately secure the crime scene and notify the Task Force communics;
- 12) The Task Force commender shall have the opportunity for investigating the crime scene in cases as defined in 11 above. He shall see that

1

世

ell evidence that is gathered is turned over to an evidence tustodism who, in turn, shall immediately transport all evidence to the Georgia State Crime Laboratory;

- 13) Farticipating Task Force agencies agree to provide personnel on a temporary basis to assist the Task Force commander in the initial investigation and area scarch if and when a body is discovered;
- 14) The Task Force shall coordinate the investigations of all howicides of Elack children under the age of 17 if the characteristics of the homicides are similar to the characteristics of the howicides now being investigated by the Task Force and if runtually agreed upon by the Atlanta Public Safety Cormissioner and the head of the agency which has jurisdiction over the case;
- 15) It shall be the responsibility of the Task Force currender to resintain a seaster file on all cases assigned to the Task Force. Ea shall rake information available to participating agencies when requested by agency coordinator;
- 16) Each participating agency shall supply the Task Force with all information it has that relates to any case being investigated by the Task Force. To insure that there is no duplication of effort, an agency conducting an independent investigation or investigative activity of such a case will notify the Task Force commander;
- 17) Participating agencies agree that all medical records, reports
 from the Georgia State Crime Laboratory, and reports of the medical enaminer
 shall first be sent to the Task Force and that Task Force shall supply
 copies to the appropriate agency;
- 18) The Task Force shall emintain liminson with the respective district attorneys and shall be provided necessary legal advice by the district

attorney's office who is responsible for presecuting a case assigned to the Task Force that rests in his given judicial district; and

19) The Atlanta Commissioner of Public Safety shall convene meetings of the agency baseds participating in the Task Force. Such meetings shall be designed to keep all mambers updated on the investigation and to ensure coordination and cooperation. Such meetings shall be confidential.

As a result of yesterday's meeting, Dekalb County will assign another investigator to the Task Force and Cobb County will assign an investigator. Presently, the following agencies have assigned investigators to the Special Task Force on Missing and Mandered Children: 1) Atlanta Bureau of Folice Sarvices, 2) Clayton County Police Department, 3) Cobb County Police, Department, 4) Dekalb County Police Department, 5) East Point Folice Department, 6) Fulton County District Attorney's Office, 7) Fulton County Police Department, and 8) Georgia Fureau of Investigation:

"All agencies are working toward achieving the single objective of solving the unsolved cases of the missing and mardered children," Erosan said.



ATLANIA NYTROPOLITAN TASK FORCE ON MISSING & MIRITHALD CHILDREN

Participating Asuncies

- 1. Atlanta Bureau of Police Services
- 2. Clayton County Police Department
- 3. Cobb County Folice Nepartment
- 4. Dekelb County District Attorney's Office for the Stone Mountain Judicial Circuit
- 5. Dekelb County Police Department
- 6. East Point Folice Department
- 7. Federal Rureau of Investigation
- 8. Fulton County District Attorney's Office
- 9. Fulton County Police Department
- 10. Pulton County Shoriff's Department
- 11. Coorgia Eureau of Investigation
- 12. Rockdale County Sheriff's Department

The Superior Court of the Atlanta Judicial Circuit Atlanta, Guyris 88888

FILED IN OFFICE

Elmheigt Life Eleme Eigher

August 27, 1981

AUG 2 7 1981 DEPUTY CLERK SUPERIOR COURT PATCH COUNTY GLORGIA

District Attorney Lewis Slaton Defense Attorney Mary Welcome Public Safety Commissioner Lee P. Brown Clerk of Superior Barbara Price Sheriff Leroy E. Stinchcombe, Jr.

RE: State of Georgia vs. Wayne b. Williams

Ladies and Gentlebent

This letter confirms the telephone conversations of this worning (August 27, 1981).

Due to the publicity this case has received the reporting of alleged evidence and the release of names of prospective witnesses and their probable testimony this Court, on it's own notion, felt it necessary, in light of U.S. Supreme Court decisions, in order to safeguard Defendant's constitutional rights to issue an order restricting the release of extra judicial statements.

As stated over the phone, I have instructed both prosecution and defense attorneys that is is their responsibility to see that those persons under their control, (employees, agents and 'potential witnesses, etc.) receive a copy of the attached order or otherwise are informed of its contents. These same instructions have also been given to Court personnel and law enforcement officials.

I had hoped that such an Order would not be necessary, but as stated at the arraignment (at which time I gave a stern judicial warning), I would do so if it became necessary to issue same.

Please express the seriousness of this order and the possible consequences if it is not obeyed.

Sincerely,

Clarence Cooper Cotter

CC: njb

13

100g

FILED IN OFFICE

IN THE SUPERIOR COURT OF FULTON COUNTY

STATE OF GEORGIA

AUG 2 7 1981 Martin Milas Puty Offic Species Cour

STATE OF GEORGIA: Flaintiff

PULTUM COUNTY GLORGIA

WAYNE B. WILLIAMS.

Indictment No. h-56/86

wayne b. williams, Defendant.

ORDER RESTRICTING EXTRA JUDICIAL STATEMENTS BY
THE PROSECUTION, COUNSEL FOR THE DEFENSE, POTENTIAL
WITHERSES, COURT PERSONNEL AND MEMBERS OF THE
SPECIAL TASK FORCE INVESTIGATING THE THEMTY-LIGHT
CHILD SLAYING CASES.

potential presecution witnesses as well as statements made by them regarding matters pertinent to the upcoming trial of Wayne B. Williams, the Court, of its own motion, has weighed and considered its impact on the Defendant's Constitutional right to a fair and impartial trial. Since it is the trial judge's responsibility to control prejudicial pretrial publicity and the Defendant's right to a fair trial, the Court finds it absolutely necessary to prevent a recurrence of such publicity by restricting comments to the media by the Prosecution, Counsel for the Defense, potential witnesses, court personnel and members of the Special Police Task Force; including the Commissioner of Public Safety, the Director of the Bureau of Police Bervices or anyone affiliated with law enforcement.

Said restrictions are being imposed in keeping with the U.S. Supreme Court rolings in Sheppard V. Maxwell 384 U.S. 333 (1976) and Mebraska Press Association v. Stuart 427 U.S. 539 (1966). In Sheppard v. Maxwell, the U.S. Supreme Court focused on the trial court's duty to protect the Defendant's constitutional right to a fair trial, as follows:

*Due process requires that the accused receive a trial by impartial jury free from outside influences. Given the pervasiveness of modern communications and the difficulty of effecing prejudicial publicity from the minds of the jurors, the trial court must take strong measures to ensure that the balance is never weighed against the

rourse, there is nothing thi hi tribes the press from reporting events that transpire in the courtroof But where there is a reasonable likelihood that prejudicia news prior to trial will prevent a fair trial, the Judge should continue the case until the threat abates, or transf it to enother county not so permeated with publicity. In addition, sequestration of the jury was something the Judge should have raised sus sponte with counsel. If publicity during the proceedings threatens the fairness of the trial, new trial should be ordered. But we must remember that reversals are but pallistives; the cure lies in those remedial measures: that will prevent the prejudice at its inception. The courts must take such steps by rule and regulation that will protect their processes from prejudicing outside interferences. Reither prosecutors, counsel for defense, the accused, witherses, court staff nor enforcement officers coming under the jurisdiction of the court should be permitted to frustrate its function . Collaboration between counsel and the press as to information affecting the fairness of a criminal trial is not only subject to regulation, but is highly censurable and worthy of disciplinary measures. Td., at 362-363 (emphasis added).

The U.S. Supreme Court in Mebraska Press Association v.

Stuart observed ... that pretrial publicity--even pervasive,
adverse publicity--does not inevitably lead to an unfair trial.

The capacity of the jury eventually empaneled to decide the case
fairly is influenced by the tone and extent of the publicity,
which is in part, and often in large part, shaped by what attornsylpolice and other officials do to precipitate news coverage. The
trial judge has a major responsibility. What the Judge says about
a case, in or out of the courtroom, is likely to appear in newspapers and broadcasts. More important, the measures a Judge takes
or fails to take to mitigate the effects of pretrial publicity-the measures described in Sheppard--may well determine whether
the Defendant receives a trial consistent with the requirements
of due process....

For a trial judge to predict that information may in fact undermine the impartiality of jurors is difficult if not impossible. The difficulty of drafting an order that will effectively keep prejudicial information from prospective jurors is similarly difficult but is within the responsibility of the trial judge.

NOW, THEREFORE, the Court orders and directs that during the pendency of this case and until final determination in the trial court, prosecution, counsel for the defense, potential witnesses, court personnel, members of the Special Police Task Force; including Commissioner of Public Safety, the Director of the Bureau of Police Services and/or persons affiliated therewith shall not release, make or authorize the release of any extra judicial statements, for dissemination by any means of public communication, relating to any matters having to do with the Wayne B. Williams case.

This order applies to all parties having any responsibility in the prosecution and defense of this case. The contempt powers of the Court will be used and any violation of this order will be appropriately dealt with commensurate with the facts.

SO ORDERED this 277 Bay of August, 1981.

JUDGE CLARENCE COOPER FULTON SUPERIOR COUPT ATLANTA JUDICIAL CIRCUIT

Transmit attached by Facilities CLEAR

FBIRQ, Attn: Assistant Director John Mintz

SAC, NEW ORDMANS, Att768

From: 8AC, Atlanta (7A-1835)(P)(SQ 7)

Time: Transmitted /

laitlais -

Subject: ATKID

OO: AT

| | Fingerprint Photo 1 If insciption Record

MAJOR CASE 30

[] Photograph [] Hap [] Hawspaper cityping

[| Aitists Conception

Letter of Judge Clarence Cooper, 8/27/81; Superior Court Order of Judge Clarence Cooper, 8/27/81

Special handing instructions:

Re FBINQ tetephone call of Assistant Director John Wints Atlanta, 9/28/81.

ти нашени примения и примения в примения в

to Supervisor

0.017.000

FILED IN ÖFFICE

IN THE SUPERIOR COURT OF FULTON COUNTY

STATE OF GEORGIA

PULTON CLUBS EXPLOSED CONTR

STATE OF GEORGIA, Flaintiff

Indictment No. A-56/36

WAYNE B. WILLIAMS, Defendant.

ORDER RESTRICTING EXTRA JUDICIAL STATEMENTS BY THE PROSECUTION, COUNSEL FOR THE DEFENSE, POTENTIAL WITHEBEES, COURT PERSONNEL AND MEMBEES OF THE SPECIAL TASK FORCE INVESTIGATING THE TWENTY-LIGHT CHILD SLAYING CASES.

Same . C + 1

potential prosecution witheress as well as statements made by them regarding matters pertinent to the upcoming trial of Wayne B. Williams, the Court, of its own motion, has weighed and considered its impact on the Defendant's Constitutional right to a fair and impartial trial. Since it is the trial judge's responsibility to control prejudicial pretrial publicity and the Defendant's right to a fair trial, the Court finds it absolutely necessary to prevent a recurrence of such publicity by restricting comments to the media by the Prosecution, Counsel for the Defense, potential witnesses, court personnel and members of the Special Police Task Force; including the Commissioner of Public Safety, the Director of the Bureau of Police Services or anyone affiliated with law enforcement.

Said restrictions are being imposed in keeping with the U.S. Supreme Court rollings in Shappard V. Maxwell 384 U.S. 338 (1976) and Mebraska Press Association v. Stuart. 427 U.S. 539 (1966). In Shappard V. Maxwell, the U.S. Supreme Court focused on the trial court's duty to protect the Defendant's constitutional right to a fair trial, as follows:

*Due process requires that the acqueed receive a trial by impartial jury free from outside influences. Given the pervasiveness of modern communications and the difficulty of effecing prejudicial publicity from the minus of the jurous, the trial court must take strong measures to ensure that the balance is never weighed against the





accused to: purse, there is nothing that it rikes the press from reporting events that transpire in the courtroof But where there is a reasonable likelihood that prejudicially news prior to trial will prevent a fair trial, the Judge should continue the case until the threat abates, or trans: it to another county not so permeated with publicity. In ? addition, sequestration of the jury was schething the Judge should have raised sua sponte with counsel. If publicity during the proceedings threatens the fairness of the trial i new trial should be ordered. But we must remember that reversals are but palliatives; the cure lies in those remedial measures that will prevent the prejudice at its inception. The courts must take such steps by rule and requiation that will protect their processes from prejudici outside interferences. Reither prosecutors, counsel for defense, the accused, witnesses, court staff nor enforcement officers coming under the jurisdiction of the court should be permitted to frustrate its function . Collaboration between counsel and the press as to information affecting the fairness of a criminal trial is not only subject to regulation, but is highly censurable and worthy of disciplinary measures. * Id., at 362-363 (emphasis added).*

The U.S. Supreme Court in Hebraska Press Association v.

Stuart observed "... that pretrial publicity--even pervasive,
adverse publicity--does not inevitably lead to an unfair trial.

The capacity of the jury eventually empaneled to decide the case
fairly is influenced by the tone and extent of the publicity,
which is in part, and often in large part, shaped by what attorney the
police and other officials do to precipitate news coverage. The
trial judge has a major responsibility. What the Judge says about
a case, in or out of the courtroom, is likely to appear in newspapers and broadcasts. More important, the measures a Judge takes or
fails to take to mitigate the effects of pretrial publicity-the measures described in Sheppard--may well determine whether
the Defendant receives a trial consistent with the requirements
of due process....

For a trial judge to predict that information may in fact undermine the impartiality of jurors is difficult if not impossible. The difficulty of drafting an order that will effectively keep prejudicial information from prospective jurors is similarly difficult but is within the responsibility of the trial judge.

NOW, THEREFORE, the Court orders and directs that during the pendency of this case and until final determination in the trial court, prosecution, counsel for the defense, potential witnesses, court personnel, members of the Special Police Task Porce; including Commissioner of Public Safety, the Director of the Bureau of Police Services and/or persons affiliated therewith shall not release, make or authorize the release of any extra judicial statements, for dissemination by any means of public communication, relating to any matters having to do with the Wayne B. Williams case.

This order applies to all parties having any responsibility in the prosecution and defense of this case. The contempt powers of the Court will be used and any violation of this order will be appropriately dealt with commensurate with the facts.

SO ORDERED this 27 Bay of August, 1981.

JUDGE CLARENCE COOPER FULTON SUPERIOR COURT ATLANTA JUDICIAL CIRCUIT

UNITED STATES GOVERNMENT

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

	Mem	orand	lum .	Type or hand	print.)	LEAD OF INVESTIGATION	Crim. Inv.
то	Systems De	ef wlb velopment Se Services Divi	ction, Attn.:	Room 1929	1-10	DATE: 10 13 /81	Intell Laboratory Legal Coun Plan, & Insp Rec. Mgnt Tech. Servs
FROM	: SA					Section SAS	Training Public Affs, Off, Telephone Rm Director's Sec'y
SUBJEC	ATK Maj Kidr	1 '				Out. I	2 ,
	Examiner/s	QF	ļ.	1	 Bufile#_	7 - 18251	
-	Symbol/s Man Workdays	9 8 81-9			Court/Age	ency FBI ate Atlanta Ga.	
	Date/s Testified	10 5 8 + 10 Yes	¶ Yes No	Yes			
	Reason for App	earing in Co	art but not Tes	stifying: (C	ircle one)		
	01. Guilty P 02. Case Co 07.		03. Case I 04. Stipula			5. Testimony not Needed 6. Mistrial	
	Miscellaneous Commitments: (MC) (Other than Court Appearances - Circle One)						
	01. Lecture/Training (Others)02. Training (Self)				06. Research/Data Acquisition 07.		
	03. Speech <u>04.</u> Pretrial	Conference			Investigative S Communication	= =	
	05 Field Ex		Evidence		Conference/Mo	• •	
	Results of Tria	ıl					
	Prosecuting At	tornev			_ Defense Att	orney	

Details/Unusual or Interesting Circumstances:

NOT RECORDED ROV G 1381

Exec AD Inv. _ Exen AD Adm. Exec 5D LES _

UNITED STATES GOVERNMENT

UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Memorandum

(Type or hand print.)

то	:	Systems Development Section, Attn.: Room 1929	DATE: 10 13 81
		Technical Services Division	COMMITMENT REPORT
FROM	:	SA	Section SAS
SUBJEC	T:	Wayne B. Williams	
		- ATKID Major Case #30	
		- ATKID Major Case #30 Kidnapping 00: atlanta	Ost. I

Bueilo #	7-18251	
Court/Agency	FBI Catlanta, Ga.	_
City & State_	Oction to joa.	_
		_

Reason for Appearing in Court but not Testifying: (Circle one)

01. Guilty Plea

Examiner/s Symbol/s Man Workdays

Date/s

Testified

- 03. Case Dismissed
- 05. Testimony not Needed

- 02. Case Continued
- 04. Stipulation

☐ Yes

□ No

06. Mistrial

Miscellaneous Commitments: (MC) (Other than Court Appearances - Circle One)

01. Lecture/Training (Others)

8-10-81 -

Yes

- 02. Training (Self)
- 03. Speech
- 04. Pretrial Conference
- 05. Field Examination of Evidence
- 08. Investigative Support
- 09. Communication Support

06. Research/Data Acquisition

10. Conference/Meeting

Results of Trial ______ Defense Attorney ______ Defense Attorney ______

☐ Yes

☐ No

Details/Unusual or Interesting Circumstances:

7-1120-1-

NOT RECORDED

e 107 6 93

PROPERTY SECTION

SEVEN WO

Exec AD Inv. _ Exec AD Adm. Exec AD LES

Asst. Dir.:

Ident. _____ Intell. ____ Laboratory _ Legal Coun. Plan. & Insp Rec. Mant. _

Adm. Servs.

Crim. Inv _

ATO008 2650215Z

RR HQ BA TP CO BH CG Wr LR JK LA

DE AT

R/212210Z SEP 81

22SEPH 11.762

FM ATLANTA (7A-1835-SF69) (P)

TO DIRECTOR, FBI (7A-18251) ROUTINE

BALTIMORE ROUTINE

TAMPA ROUTINE

COLUMBIA ROUTINE

BIRMINGHAM ROUTINE

CHICAGO ROUTINE

WASHINGTON FIELD ROUTINE

LITTLE ROCK ROUTINE

JACKSONVILLE ROUTINE

LOS ANGELES ROUTINE

BT

UNCLAS

line

ATTN: SUPV.

PERSONAL CRIMES UNIT

WAYNE BERTRAM WILLIAMS, ATKID, MAJOR CASE 30, 00: AT

RE ATLANTA TELETYPE TO BUREAU AND RECIPIENT OFFICES, DATED

AUGUST 29, 1981.

7/2/1-675

B 00T 7 1001

COANTICO

*20***9 5** 0 00T 2819**81**

山山

PAGE TWO (7A-1835-SFL) UNCLAS

REFERENCED TELETYPE ADVISED THAT TRIAL IN CAPTIONED MATTER
HAD BEEN TENTATIVELY SET FOR OCTOBER 5, 1981, BY FULTON COUNTY
SUPERIOR COURT JUDGE CLAPANECE COOPER. IN RESPONSE TO NUMEROUS
PRE-TRIAL MOTIONS FILED BY THE DEFENSE, COOPER HAS SINCE
POSTPONED TRIAL INDEFINITELY, STATING THAT IT WOULD TAKE HIM A
CONSIDERABLE AMOUNT OF TIME TO DO THE LEGAL RESEARCH NECESSARY
TO RULE ON THESE MOTIONS. COOPER HAS GIVEN NO INDICATION WHEN A NEW
TRIAL DATE WILL BE SET, BUT FULTON COUNTY DISTRICT ATTORNEY
HAS SINCE FILED A COUNTER MOTION SEEKING TO LIMIT THE SCOPE OF THE
DISCOVERY ALLOWED THE DEFENSE9 JUDGE COOPER ALSO GAVE THE
DEFENSE UNTIL SEPTEMBER 21, 1981, TO PROVIDE THE NAME OF THE
SCIENTIFIC EXPERT TO BE UTILIZED TO EXAMINE HAIR AND FIBER
EVIDENCE IN THIS CASE. THIS EXPERT WILL CONDUCT HIS EXAMINATIONS
AT THE GEORGIA STATE CRIME LABORATORY, WHERE THE EVIDENCE IS
CURRENTLY STORED.

ASSISTANT FULTON COUNTY DISTRICT ATTORNEY GORDON MILLER HAS ADVISED THAT THE BEST ESTIMATE OF A NEW TRIAL DATE IS AROUND NOVEMBER 1. 1981.

FOR INFORMATION OF LOS ANGELES AS A RESULT OF THE NOVEMBER 1,
TRIAL DATE ESTIMATE SA CURRENTLY UNDER

PAGE THREE (7A-1835-SF69) UNCLAS

TRANSFER TO LOS ANGELES, WILL REMAIN IN ATLANTA UNTIL END

OF TRIAL. IF TRIAL DATE IS SET BEYOND NOVEMBER 1, 1981,

APPROPRIATE ADJUSTMENTS WILL BE MADE RE SA

BUREAU AND RECIPIENT OFFICES WILL BE KEPT ADVISED OF
PERTINENT DEVELOPMENTS IN THIS MATTER AS WELL AS THE DATE OF
THE TRIAL AS SOON AS IT IS SET BY JUDGE COOPER.
BT

を変

AT0009 2642058Z

PP HQ

DE AT

P 212058Z SEP 81 FM ATLANTA (7A-1835)

TO DIRECTOR (7-18251) PRIORITY

PIC

BT

UNCLAS

ATTN: SUPV.

PERSONAL CRIMES UNIT

SUBJ: WAYNE BERTRAM WILLIAMS, ATKID, MAJOR CASE # 30, 00: AT

ON SEPTEMBER 21, 1981, FULTON COUNTY SUPERIOR COURT JUDGE CLARENCE COOPER RULED ON TWO OF THE PRETRIAL MOTIONS FILED BY THE DEFENSE ON BEHALF OF WAYNE WILLIAMS. COOPER DENIED A DEFENSE MOTION TO HAVE WILLIAMS TRIED SEPARATELY ON EACH OF THE MURDERS FOR WHICH HE IS CHARGED. HE ALSO DENIED A DEFENSE MOTION TO SUPPRESS STATEMENTS MADE BY WILLIAMS THE NIGHT OF MAY 22, 1981, TO LAW ENFORCEMENT OFFICERS WHO STOPPED HIM AFTER HEARING A LOUD SPLASH IN THE CHATTAHOOCHEE RIVER.

BT

500CT271981

7-1825/-(1.11)

を変

FILE 7-18251
SECTION 17 OF 19

Allanta Child Huders Mayne B. Williams

	TRANSMIT VIA:	RECEDENCE:	CLASSIFICATO	1			
	Teletype	Immediate	☐ TOP SEC		•		
	Facaimile	Priority	SECRET				
	AIRTEL	_ Routine	CONFIDENT		•		
			UNCLAS E F	TO			
			UNCLAS	2/81			
	_		Date				
		RECTOR, FBI (7A-1825 (ATTN: SPECIAL PROJE		OTOGRAPHIC	UNIT)		
	FROM: SA	C, ATLANTA (7A-1835)	(SQ. 7) (P)				
	(DAT	YNE BERTRAM WILLIAMS; KID; #30					
\ (DNAPING			140		
D1	00	: AT		1	(
37			•				
0T m/	Enclosed for the Bureau are two black and white photographs of sections of the Chattahoochee River, Atlanta, Georgia, numbered 15 and 20.						
	Atlanta has received and displayed to Fulton County Prosecutor Gordon Miller the aerial photographs taken by Photographic Technician FBIHQ. The photographs are satisfactory both in quality and size for Fulton County purposes, and they are to be used in the upcoming trial of subject Williams.						
15/6/81	two numbered river northe specifically in the Chatt Attorney (DA courtroom st number 20 di photograph nand white ph	e second set of photo 15 and 20 are a part ast of the James Jack, photograph number 2 ahoochee River of whi) Miller feels is of rategy. It is noted, ffers in size and lanumber 15 which is one otographs depicting to ge crossover down to	depict a section of the section Parkway Bride Son Several of Jame 19 19 19 19 19 19 19 19 19 19 19 19 19	on of the dge. More able bend strict art of his photograph as from er black s Jackson	(C)		
₹ 67C	3 - Atlanta	(Enc. 2) SEALED ENCL.	1. 180	5/-			
e7c	(2 - SF (1 - 7A-	•		• stp//	4 1981		
ا مینید با خوند خونید خوند	6401	AS1 Transmitted _	·	SPE Per	AL SEC		
•	7	777	(Number) (Time)				
1		فالسابا لأراب المستعمل المالي الأراب المستعمل المالي المالي المالي المالي المالي المالي المالي المالي	والأرام وما المارية ومساسوهين		- ·		

AT 7A-1835 SF 69

over the Chattahoochee. DA Miller has requested that photograph number 20, depicting the bend in the river, be reshot at about the same height as photograph number 15 so it can be matched up with the others in the series, and thereby appearing more compatible.

REQUEST OF THE BUREAU

SPECIAL PROJECTS SECTION, PHOTOGRAPHIC UNIT:

Will coordinate, through the Atlanta Division, efforts reshoot photograph number 20 as requested above, noting trial date in this matter set for 10/5/81.

LABORATORY A

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

1 - Mr. 1 - Mr. Kelle er

Rm. 309

l - Mr. Cronin Rm. 3266

1 - Mr. Wayne Gilber September 25, 1981

To: SAC, Atlanta (7A-1835) (SQ. 7)

From: Director, FBI

FBI FILE NO.

7-18251

 \wedge

LAB. NO.

10707035 S QF TN

Le: WAYNE BERTRAM ATKID; -----

10713066 S OF TN

ATKID; MC #30 10722061 S QF

KIDNAPING

10810091 S OF

00: Atlanta

Examination requested by:

Atlanta and Dallas

Reference:

Atlanta airtels dated July 1, 1981 and July 9, 1981;

Dallas airtel dated July 16, 1981; Atlanta airtel

Examination requested:

dated July 31, 1981

Remarks:

Microscopic Analyses - Miscellaneous

Instrumental Analyses

The microscopic examinations were conducted by
The instrumental examinations were

conducted by SA

. 31 en

16 JUN 17 1983

第59 多级制度

Enclosures (2) (2 Lab report)

- Dallas (7A-1990) Enclosures (2) (2 Lab report)

ADMINISTRATIVE PAGE

WRITEK/1975

DO NOT INCLUDE ADMINISTRATIVE PAGE(S) INFORMATION IN INVESTIGATIVE REPORT

148

57 111 100 1985 MAIL ROOM

FBI/DO

REPORT of the

LABORATORY ___

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

To: SAC, Atlanta (7A-1835) (SQ. 7)

September 25, 1981

FBI FILE NO.

7-18251

LAB. NO.

10707035 S QF TN 10713066 S QF TN 10722061 S QF

10810091 S QF

WAYNE BERTRAM WILLIAMS;

Re: ATKID;

MC 130

KIDNAPING

Specimens received July 7, 1981, from SAC, Atlanta, under cover of communication dated July 1, 1981 (10707035 S QF TN):

K93 Sample of green carpet from suspect's residence

Specimen received July 13, 1981, from SAC, Atlanta, under cover of communication dated July 9, 1981 (10713066 S QF TN):

K94 Carpet sample from West Point Pepperell

Specimen received July 22, 1981, from SAC, Dallas, under cover of communication dated July 16, 1981 (10722061 S QF):

K95 Carpet sample from Evans & Black Carpets, Inc., Arlington, Texas

Specimen received August 10, 1981, from SAC, Atlanta, under cover of communication dated July 31, 1981 (10810091 S QF):

K96 Sample of blue carpet from Collins and Aikman, Carpet Division

Result of examination:

The K93 and K94 pieces of carpet are alike in color, design, construction and composition of component parts. No differences were found in an examination of the dye composition of the pile fibers present in K93 and K94. Accordingly, the K93 and K94 pieces of carpet could have been manufactured by the same company. Because of the large number of variables that are present when a carpet is manufactured and when carpet fibers are colored, the

chances of two companies producing carpet of the same color, design, construction and composition is considered to be extremely remote.

The K93 and K94 pieces of carpet were also compared with the K95 and K96 pieces of carpet as well as three samples of carpet obtained from the Wellman Corporation. The Mohasco Corporation was identified as having manufactured one of these samples provided by the Wellman Corporation, while the manufacturers of the other two samples were not identified. One carpet sample identified as having been removed from 100 Glen Acres Circle, Decatur, Georgia, was also compared to the K93 and K94 samples.

Differences were found between the construction of the K93 and K94 pieces of carpet and the other six samples of carpet mentioned above. Accordingly, these six samples could not be associated with the manufacturer of the K93 and K94 samples. Differences were found in the dye composition of four of the above-mentioned six samples, which were yellowish green in color, and the K93 and K94 samples. Accordingly, these four yellowish green samples were dyed with a different dye formulation than the K93 and K94 samples.

The K93 through K96 samples are being temporarily retained in the Laboratory in the event additional examinations are required.

SEP 2 1 A.M. Note Show (TN) br on 1st 2 only Do not show on any with Deadmans To atlanta 2cc Dollas CC'S - Kellicher, Cronin, ex Wayn Hilbert 4

1070703559FTN 10713066 SOF TN Results 1078206150F7 108 1009150F

 \mathbf{O}

The K93 and K94 pieces of carpet are alike in color, design, construction and composition of component parts. No differences were found in an examination of the due complection of the pile fibers present in K9B and K94. Accordingly, the K93 and K94 pieces of earpet could have been manufactured by the same company. Because of the large number of variables that are present when a carpet is manufactured and when carpet fibers are colored, the chances of two comparied producing carpet of the same colon, design, eduction and composition is considered to be extremely remote.

The K93 and K94 piccoco) raspet were also compared with the K95 and K96 spices of carpet attained from the Willman Corporation. The Mohacos corporation was identified as having manufactured one of these pamples provided by the Wellman corporation, while the manufacturers of the other two samples were not identified. One carret sample identified as traving been removed from 100 blen acres Circle, Decatur, Georgia, Chronish was also compared to the K93 and K98 Ramples. -

District And K94 pour de angel the construction of the construction of conject the other six services as conject mentioned above. According, which six six samples confidenced be associated with the minimulacturer of the k93+K94 samples. Differences were found in the different of four of the above mentioned like langules, which were uslowing in color, and the K93 and K94 samples four yellowish green samples were different with a different type of mulition than the KB and K94 samples.

The K93 through K96 samples are being temporarely relained in the Laboratory withe event additional examinations are required.

I took off the 67 1st two submissions to these will be considered Final lepoits - Hand when the NAA work is completed we can sent out supply Report -

Note - dict is consoledated with the

107070358 QF TN 7/31/81 107130665 QF TN . 10722061S QF TN RF Distation incorporated into my prince It was determined that the K93 and X94 pieces of carpet, as well as their respective component parts, match each other in testure, type and chamical composition. It was determined that the x95 piece of corpet exhibits a different fattern of physical construction from the K93 and K94 corpet pieces. In addition, the jute and dried adhesive materials used to manufacture K95 exhibits clight compositional differences from the jute and adhesive materials used in constructing the K93 and K94 specimens. The adhesive and jute material used in the construction of 495 did not, therefore, originate from the same respective source of adhesive and jute materials carpet samples. (DWW REPORT of the

LABORATORY ___

FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

To: SAC, Atlanta (7A-1835) (8Q. 7)

September 25, 1981

FBI FILE NO.

7-18251

LAB. NO.

10707035 S QP TN 10713066 S QF TN

10722061 S QF

10810091 5 QF

WAYNE BERTRAM WILLIAMS;
ATKID;
MC 130
KIDNAPING

Specimens received July 7, 1981, from SAC, Atlanta, under cover of communication dated July 1, 1981 (10707035 S QF TN):

K93 Sample of green carpet from suspect's residence

Specimen received July 13, 1981, from SAC, Atlanta, under cover of communication dated July 9, 1981 (10713066 S QF TN):

K94 Carpet sample from West Point Pepperell

Specimen received July 22, 1981, from SAC, Dallas, under cover of communication dated July 16, 1981 (10722061 S QF):

K95 Carpet sample from Evans & Black Carpets, Inc., Arlington, Texas

Specimen received August 10, 1981, from SAC, Atlanta, under cover of communication dated July 31, 1981 (10810091 8 QF):

K96 Sample of blue carpet from Collins and Aikman, Carpet Division

Result of examination:

The K93 and K94 pieces of carpet are alike in color, design, construction and composition of component parts. No differences were found in an examination of the dya composition of the pile fibers present in K93 and K94. Accordingly, the K93 and K94 piaces of carpet could have been manufactured by the same company. Because of the large number of variables that are present when a carpet is manufactured and when carpet fibers are colored, the

Page 1

(over)

chances of two companies producing carpet of the same color, design, construction and composition is considered to be extremely remote.

The K93 and K94 pieces of carpet were also compared with the K95 and K96 pieces of carpet as well as three samples of carpet obtained from the Wellman Corporation. The Mohasco Corporation was identified as having manufactured one of these samples provided by the Wellman Corporation, while the manufacturers of the other two samples were not identified. One carpet sample identified as having been removed from 100 Glen Acres Circle, Decatur, Georgia, was also compared to the K93 and K94 samples.

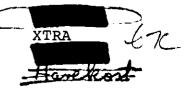
Differences were found between the construction of the K93 and K94 pieces of carpet and the other six samples of carpet mentioned above. Accordingly, these six samples could not be associated with the manufacturer of the K93 and K94 samples. Differences were found in the dye composition of four of the above-mentioned six samples, which were yellowish green in color, and the K93 and K94 samples. Accordingly, these four yellowish green samples were dyed with a different dye formulation than the K93 and K94 samples.

The K93 through K96 samples are being temporarily retained in the Laboratory in the event additional examinations are required.

Page 2 10707035 S QF RECORDED' 7-10-81 djt*

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

Laboratory Work Sheet



To: SAC, Atlanta (7A-1835) (SQ. 7)

FBI FILE NO.

7-18251

LAB. NO.

10707035 S QF TN

WAYNE BERTRAM WILLIAMS;

Re: ATKID; MC #30

KIDNAPING

Atlanta

YOUR NO.

Examination by:

Atlanta Examination requested by:

Reference:

00:

Airtel dated July 1, 1981

Examination requested;

Microscopic Analyses - Miscellaneous - Instrumental
Analyses

Specimens received:

July 7, 1981

K93 Sample of green carpet from suspect's residence

belief the worksheet

Tsee 107/3066 S QF TN

1070703559+TN

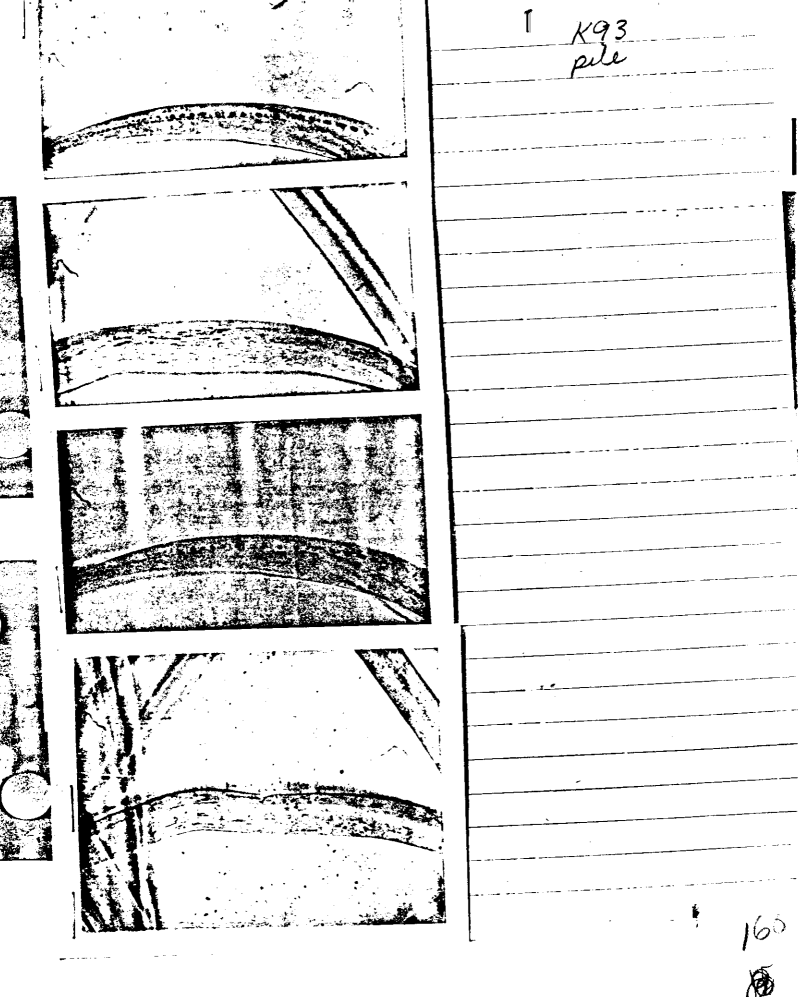
K93 + Kodel 245

> K93 + Kodel 245



K93.+ Kodel 245

158



ATKID

10707035 S OF

X93 (In Non, metal clase anvel.)

a rectangular pice green carpet, opprex.

45/8" (4½-43/4") X 53/4" (5/2-6")

3/8" {

pule ~5/16"

monwood anyuthetic (prim. back)

adhesine (white)

inte (woven, 2 me back)

Pile of single ply une staple fibers

texturized - irreg crimps (mm)

trilobal - irreg \ - "shortleg" him

- der SD + D

Brim back nonwoven (colorless PP F3) fabric

Sec. back —

Jute, 1 ply 2 yns (W4F)

10 ypi X 12 ypi

K93 No K94 107070357 10713066 55 9FTN PILE FIBERS TZC run 7/15/51 1.M both alike 5 spots yelino (bit) (i) - pa-Microspectrophotometer: produced like annes Lavendar!) - 1 Color: "English Slive" (green) Fiber = "Wellon" type 1818 nylon staple fiber Cross section = "short keg" tribe bal (many) [variety of triboloals] also: S Long view shows graininess short invested and attractions, diam. difference within each sample yarus = bulky (mt statel), oringed, textured, single Const surface = plush, cut pile, tufted out pive

493 2 K94 10707035 24 10713066 5 C. F appears to be , retter automitive Capit type = tufted pile height = ~ 5/16" gauge = ~ 1/8". stitches per inch = N/0+ surface texture = plush color = solid, "English Rlive yarn ply = scrig(c (ent pole) jaile fiber = crimpacol, "Wellon" Type 181B neglen (crimpa set) staple Liber, Ti primary back = nonwoven, polygorojny (enc, colors secondary back = woven, jute adhesive - white

ATKID 10. 1035 5 GFTN 10713066 5 GTTN TLE - NESD 10 K 93 K94 X93 **K93** K94

Pe. gold-coloud carpit Carpet sample red 6/25/5/ Wellman nylon fiber 21/8" 2" /43/8" (face) (with untinoun manufacturer Sample sent to Larry Peterson 7/7/81)> cut file ~ 1/2" (gold-wood fiber) plastie lager olae (white) side view Pele - cut, ~1/2" think tufted , necedled then priem back 8 yzer 8 yric X 5 yric ing, tribal mylon of shot long, strates, oring of Brim . facto woven unthetic, pp stryis, trans. ~ 40 yri along "width" X 14 yri Sec. Juch I ply Z yns (N+F), thick + things Jute F's 10 ypi X 13 ypi Plain OIVI weave

Pc. Blue carpet Carpet sample reed 6/25 Dellman nylon fiber (fail) 7 2 /8 5" (2/) Tompte south Larry Peterson 3/7/81 1/2," { blue fibers (pile)

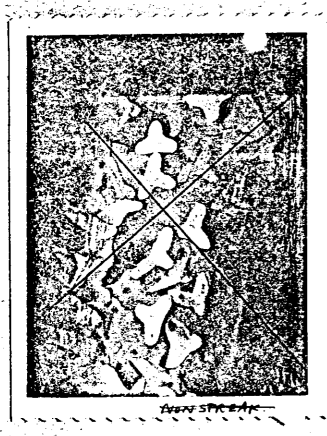
Side view woven backing:

1 ping 2 years layer - woven - transf plantie strips layer of "glue" (manila-colored) - housing, base of blue year pile ~ 3/8" thick (from pastic lager") Elic like Syns yns agreen to be need then " astralay " PS= (viser) for for) (which is then gland to backsing) (by 9 " " " tribobal (irreg) my lon wy long, streaks, bear in polyprojeglene strije (dat, iteatid, translucent) ~ 12 "yn" per inch by ~ 24 "yn" per inch plain o 1 v 1 weare Vastic layer 1 ply Z yna - (warp + filling) - thick + thin yna-Backing Jute fibers foundles) - (iveg lunan, x-mbs) 12 ypi by 14 ypi Plain be are: 01 UI

Wellman. Reid 6/2/51 mass of white fibers staple fibers cringred -(irreg) some whort, many up to 41/2, 43/4" (cospibly ong 5"?) irreg trilobal longitudinal striations a few specks / slight del. 3 malidia lg. mass of de brown files: Nylon les 6/25/81 Wellman Inc. staple, 6" crimped (ing, stuffer box?) tribobal long, streaks

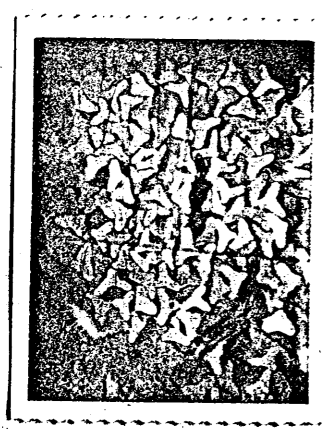
CARPET/ K93 (10707035) QF Surplus textions is plush, plain, out pile Coler = solid, green ("English Olive") Couper type = tufted, out pile, single level Construction - gauge (distance letimen rows) = \$\\\ \gamma_1 \\\ \gamma_2 \\\ \gamma_32 \\\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\\ \gamma_4 \\ \gamma_4 \\\ \ga stitches per mich = 10.5 rain per inch (warzways) = 6 8 @ 19.5 " " (weftways)= 6 ~ 10. orale or tufte (alignment): single rows (not double or staggered) overall thickness = ~ 1/8" 307" L300 3. public horal (Thickeness, bonn) = ~ 3/16" (ductional , or to fan inch) pice you till single ply, textured bulky spun you no apparent twist shortleg & reg. trilobal (3 & 0), nylon, bright luster ("Wellon" Type 181 B mylon) Primary tack = non-woven polypropylene (colorless)
(like Du Pontá "TYPAR") adhesive (used to laminate = white (tan where it toucles gute yours) Secondary back = woven (01V1by1), jute 1 ply 2 yns, clean, no coating (on underside), approx. 10 ypi by 12 ypi. (to 11 by 13 ypi) 193 (TLC — ~ 5 dyes, alike 194 MSP — like anges

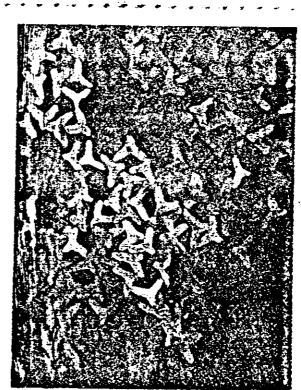






NONSTREAK

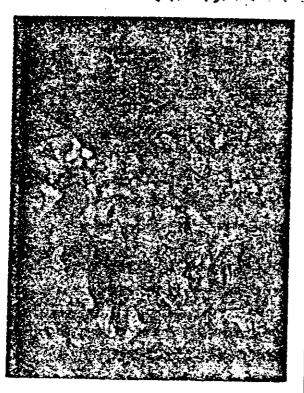


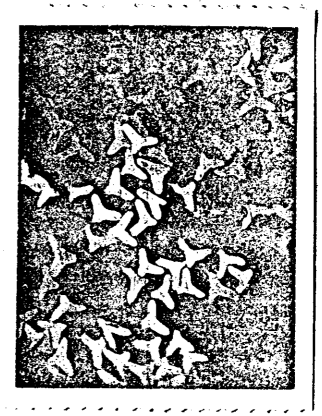


WELLMAN TYPE 180B LOT 4069

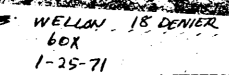


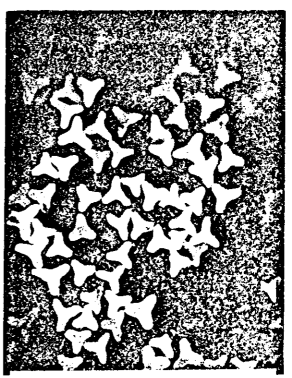
PALMETTO STREAK











FIBER PRODUCED LOT 4073
AFTER OCTOBER 10/29/24

anents
dability
wed
ment
and
se
diperior

strength state to became at d this are count and was

Siments

that

of ween

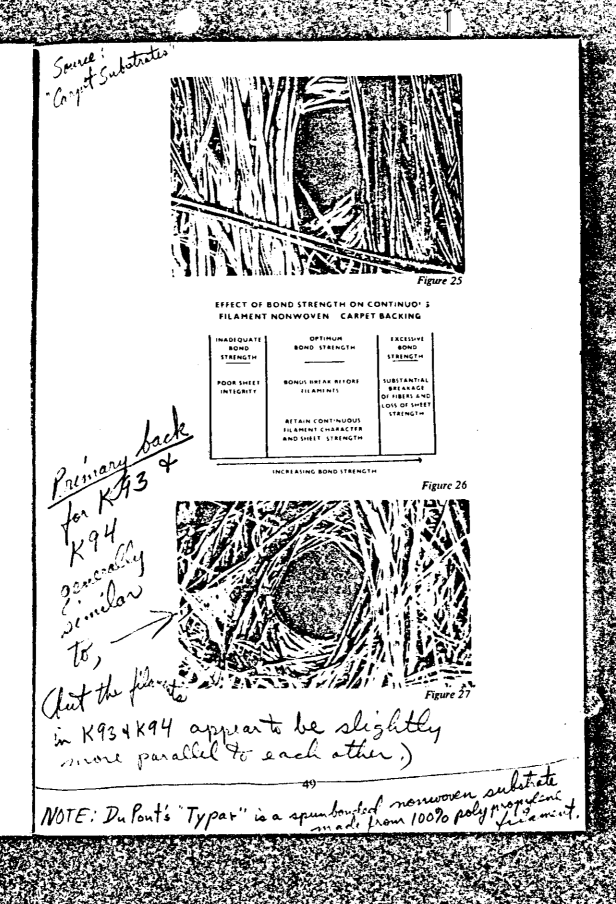
mi of

nations

ble to

fly no

30<mark>0</mark>



I" square removed in Lab for testing \$

10707035 S QF XEROX of K93 (BACK) AS REC'D IN LAB 7/7/81

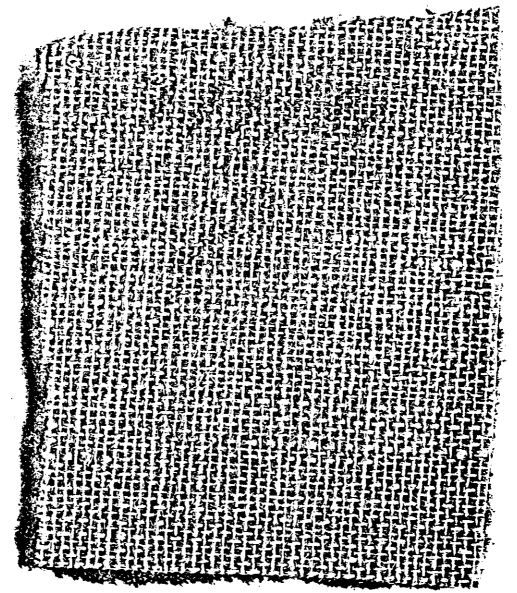
Note les "

streaks machine

xerex machine

10707035 S QF XEROX of K93 (FACE) AS REC'D IN LAB 7/7/81

10707035 S QF K93 (BACK)



Shows secondary backing warp & filling = 1 ply Z yna (not much sige traviation but some thick + thin; color varies from beige to Ct. from along one your) 12 ypi (10-11)

RECORDED 7-10-81 djt*

FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE,

Laboratory Work Sheet



To: SAC, Atlanta (7A-1835) (SQ. 7)

FBI FILE NO.

7-18251

LAB. NO.

10707035 S QF TN

10713066 S QF TN

WAYNE BERTRAM WILLIAMS;

Re:ATFID;

MC #30

KIDNAPING

YOUR NO.

Examination by:

00: Atlanta

Examination requested by:

Atlanta

Reference:

Airtel dated July 1, 1981

Examination requested:

Microscopic Analyses - Instrumental Analyses

Specimens received:

July 7, 1981

K93 Sample of green carpet from suspect's residence

K93 - K94 from GF, 7/14/21 K93 - K94 rel'd GF, 7/31/81

Exams

105. No. Specs. Inst. - Folymers Sunces

107070355 1 9 TN

107130665 1 9 TN

107230615 1 10 TN





ſ

193 - Sample of green carpet from suspects Stem consists of a small plastic

piller ecutaining a cut portion of a

larger submitted piece of carpet.

Physical Construction: 4) matting (se organic The Silver were agreeted from the caryet, laced in a list table and 1,4,1,3,3,3-Hegafluero- 2- proponol (HFIP) was added. The filere district very quickly and gave North: Bylon filment

10707035 S OF TNOW 10713566 S OF TNOW 123 (critical) The clear surflictio plastic was somet from the nestref the or got ad place! I sin a text talk. The sample was the py relyich and the resulted residue was " corried with CHO3. The solution was settled on on Nacl cell and run on FTI. Koult : Polypropylone desivature The fried adhair was someted from the rest of the carpet of place in a dest tube. CHO's was about and their 48 hours The solution was then seend on an Nacl cell and run on FTTR. Result: Lyndhetic subber desiration The remainder of the attains note and class stide and run on xx0 fer filler and lysis. Lort : aloien arborate filler

194 - desple of geen a yet from thest Pourt Represell manifactures. Stem consists of a small posterior of a south of a large a submitted siece of an sport.

Physical Construction: Bush en ect is 3) Offentite died adherine 4) Hatting Concers to be cige the rest of the corporal treated exectly like the K23 files. The analysis was and from the rest of the carpet out

15213 CEES 61 TH 104 - Contd Sear plastic. The oralisis was prising Pentl: Polypreplene dervirtue The bried adhering was sented from the rest of the careet at fairful front like the x23 adhering the Meis analyses on 1778. Bu il i Synthetic suffer derivative. The remainder of the adhering,
wet relate in OHO3, was succeed atte
a glass stide at run on XRD for

Eller analysis.

Result: Calcium Carbonste filler

CC arlysis K93 C. Deche Siles

The Condensed Chemical Dictionary

NINTH EDITION

Revised by

GESSNER G. HAWLEY

Coeditor, Encyclopedia of Chemistry Coauthor, Glossary of Chemical Terms



VAN NOSTRAND REINHOLD COMPANY

EW YORK CINCINNA

TORONTO

DALLAS SAN FRANCISCO MELBOURNE Van Nostrand Reinhold Company Regional Offices: New York Cincinnati Atlanta Dallas San Francisco

Van Nostrand Reinhold Company International Offices: London Toronto Melbourne

Copyright • 1977 by Litton Educational Publishing, Inc.

Library of Congress Catalog Card Number: 76-19024 ISBN: 0-442-23240-3

All rights reserved. Certain portions of this work copyright # 1930, 1920, 1919 by The Chemical Catalog Co., Inc. and 1971, 1966, 1956, 1950 by Litton Educational Publishing, Inc. No part of this work covered by the copyright hereon may be reproduced or used in any form or by any means—graphic, electronic, or mechanical, including photocopying, recording, taping, or information storage and retrieval systems—without permission of the publisher.

Manufactured in the United States of America

Published by Van Nostrand Reinhold Company 450 West 33rd Street, New York, N.Y. 10001

, Published simultaneously in Canada by Van Nostrand Reinhold Ltd.

15 14 13 12 11 10 9 8 7 6 5 4 3 2

Library of Congress Cataloging in Publication Data Main entry under title:

The Condensed chemical dictionary.

1. Chemistry—Dictionaries. 1. Hawley, Gessner Goodrich, 1905-QD5.C5 1976 540'.3 76-19024 1SBN 0-442-23240-3



sour taste. Soluble in water, insoluble in alcohol, ether, and organic solvents; stable in acidic solutions; decomposes in alkaline solution.

Derivation: Isolation from muscle tissue; yeast phosphorylation of adenosine. Use: Biochemical research.

Commercially available as the disodium, dipotassium, and dibarium salts.

adenylic acid (adenosine monophosphate; AA; adenosine phosphate: adenosinephosphoric acid; AMP) C₁₀H₁₂N₂O₇P. The monophosphoric ester of adenosine; i..., the nucleotide containing adenine, D-ribose and phosphoric acid. Adenylic acid is a constituent of many important coenzymes. Cyclic adenosine-3',5',monophosphate is designated by biochemists as cAMP (q.v.).

Properties (muscle adenylic acid): Crystalline solid; m.p. 196-200°C. Readily soluble in boiling water. Gives only traces of furfural when boiled with 20%

hydrochloric acid.

(yeast adenylic acid monohydrate): Long crystalline rods. Decomposes 195°C. Anhydrous form decomposes at 208°C. Almost insoluble in cold water; slightly soluble in boiling water. Gives quantitative yield of furfural when distilled with 20% HCl.

Derivation: Yeast adenylic acid by precipitation from yeast nucleic acid. Muscle adenylic acid by precipitation from tissues; by hydrolysis of ATP with barium by enzymatic phosphorylation hydroxide; adenosine

Uses: Medicine and biochemical research.

adhesion. The state in which two surfaces are held together by interfacial forces, which may consist of valence forces or interlocking action, or both. (ASTM)

adhesive. Any substance, inorganic or organic, natural or synthetic, that is capable of bonding other sub-stances together by surface attachment. A brief classification by type is as follows:

I. Inorganic

1. Soluble silicates (water glass)

Phosphate cements

Portland cement (calcium oxide-silica)

Other hydraulic cements (mortar, gypsum)

Ceramic (silica-boric acid)

6. Thermosetting powdered glasses ("Pyroceram")

II. Organic I. Natural

(a) Animal

Hide and bone glue; fish glue Blood and casein glues

(b) Vegetable

Soybean, starch, cellulosics, rubber latex and rubber-solvent (pressure-sensitive). Gums, terpene resins (rosin), mucilages

(c) Mineral

Asphalt, pitches, hydrocarbon resins

2. Synthetic

(a) Elastomer-solvent coments

(b) Polysulfide sealants

Thermoplastic resins (for hot-melts) polyamides, Polyethylene. isobutylene, polyvinyl acetate Thermosetting resins

Epoxy, phenolformaldehyde, polyvinyl butyral, cyanoacrylates.

(e) Silicone polymers and cements

See also following entries. For further information refer

to Adhesives Manufacturers Association, 441 Lexington Ave., New York.

adhesive, high-temperature. (1) Organic polymers, e.g., polybenzimidazoles, that retain bonding strength up to 500° F for a relatively long time (500-1000 hours); above 500° F, strength drops rapidly, 80% being lost after 10 minutes at 1000° F.

(2) Inorganic (ceramic), e.g., silica-boric acid mixtures or cermets produce bonds having high strength above 2000°F; adhesive lap-bond strengths can be over 2000 psi at 1000°F. These adhesives are used largely for aerospace service, and metal/metal and

glass/metal seals.

adhesive, hot-melt. A solid, thermoptastic material which quickly melts upon heating, and then sets to a firm bond on cooling. Most other types of adhesives set by evaporation of solvent. Hot-melt types offer the possibility of almost instantaneous bonding, making them well-suited to automated operation. In general, they are low-cost, low-strength products, but are entirely adequate for bonding cellulosic materials. Ingredients of hot-melts are polyethylene, polyvinyl acetate, polyamides, hydrocarbon resins, as well as natural asphalts, bitumens, resinous materials, and waxes.

Uses: Rapid and efficient bonding of low-strength materials, e.g., bookbinding, food cartons, sideseaming of cans, miscellaneous packaging applications

Sec also scalant.

adhesive, rubber-based (cement, rubber). (1) A solution of natural or synthetic rubber in a suitable organic solvent, without sulfur or other curing agent; (2) a mixture of rubber (often reclaimed), filler, and tackifier (pine tar, liquid asphalt) applied to fabric backing (pressure-sensitive friction tape); (3) a roomtemperature curing rubber-solvent-curative mixture, often made up in two parts, which are blended just before use; (4) rubber latex, especially for on-the-job repairing, such as conveyor belts; (5) silicone rubber cement (see "RTV" and silicone (uses).

Hazard: Those containing organic solvents, (1) and (3)

above, are flammable.

Shipping Regulations: Cement, liquid, n.o.s., (Rail) Red label. (Air) Flammable Liquid label.

adiabatic. A process, condition, or operation during which there is no gain or loss of heat from the environment.

adipic acid (hexanediosc acid; 1,4-butanedicarboxylic acid) COOH(CH₂),COOH.

Properties: White, crystalline solid. M.p. 152°C; b.p. (100 mm) 265°C; sp. gr. (20/4°C) 1.360; flash point (closed cup) 385°F. Slightly soluble in water, soluble in alcohol and acetone. Relatively stable. Combustible; low toxicity

Derivation: Oxidation of cyclohexane, cyclohexanol, or cyclohexanone with air or nitric acid.

Grades: Technical; F.C.C

Containers: Glass bottles; tins; 50-lb multiwall paper bags; drums

Uses: Manufacture of nylon and of polyurethane foams; preparation of esters for use as plasticizers and lubricants; food additive (neutralizer and flavoring agent); adhesives.

'Adipol."35 Trademark for a series of adipate plasticizers.

Superior numbers refer to Manufacturers of Trade Mark Products. For page number see Contents.

"CO Fatty Alcohols." Trademark for a series of primary straight chain fatty alcohols. "TA-1618" is principally C₁₀ and C₁₈; "Umbrex" is principally C₆, C₆ and C₁₀.

Properties: Clear colorless liquids to waxy white solids. Sp. gr. 0.81-0.88. Combustible.

Containers: Tank cars and trucks.

Uses: Cosmetic ingredients, foamers, evaporation retardant, lubricants; chemical intermediates in cosmetics, detergents, dispersants, emulsifiers, lube oil additives, nonionic surfactants, plasticizers, solvents, wetting agents.

coffearine. See trigonelline.

coffinite U(SiO₄)_{1-a}(OH)₄, (or USiO₄, with appreciable (OH)₄ in place of some SiO₄). A naturally occurring uranium mineral. Color black; sp. gr. 5.1; luster ad-amantine; commonly fine-grained and mixed with organic matter and other minerals.

Occurrence: Colorado, Utah, Wyoming, Arizona.

Use: Ore of uranium (Colorado).

cognac oil, green (wine yeast oil). Volatile oil obtained by steam distillation from wine lees. A green to bluish-green liquid with the characteristic aroma of cognac. Soluble in most fixed oils and in mineral oil. It is very slightly soluble in propylene glycol and insoluble in glycerine. Combustible, Low toxicity. Grade: F.C.C

Use: Flavoring agent,

- "Coherex."499 Trademark for a dust inhibitor, consisting of a stable, concentrated emulsion, based on natural petroleum resms.
- cohune oil. An edible nondrying oil, with properties similar to coconut and babassu oils. Its composition is 46% lauric acid, 16% myristic acid, and 10% oleic acid, balance mixed acids. Obtained from a palm native to Mexico and Central America. Combustible; nontoxic.
- "Coilife." Trademark for special epoxy resin encapsulation of random wound stators utilizing solventless epoxy resin formulations and rotational seasoning process
- coke. The carbonaceous residue of the destructive distillation (carbonization) of bituminous coal, pe-troleum, and coal-tar pitch. The principal type is that produced by heating bituminous coal in chemical recovery or beehive coke ovens (metallurgical coke), one ton of coal yielding about 0.7 ton of coke. It is used chiefly for reduction of iron ore in blast furnaces, and as a source of synthesis gas. Petroleum yields coke during the cracking process. Coke derived from petroleum residues and coal-tar pitch is used for refractory furnace linings in the electrorefining of aluminum and other high-temperature service; also for electrodes in electrolytic reduction of alumina to aluminum, as well as in electrothermal production of phosphorus, silicon carbide, and calcium carbide.

cola (kola; kola nuts; kola seeds; Soudan coffee; guru). Contains caffeine, theobromine

Derivation: Seeds of Cola nitida or other species of Cola.

Habitat: West Africa; West Indies; India.

Containers: Bags

Hazard: Moderately toxic.

Use: Soft drinks.

colamine. See ethanolamine.

colchicine C22H25NO6. An alkaloid plant hormone.

Properties: Yellow crystals or powder, odorless or nearly so. Soluble in water, alcohol. and chloroform, moderately soluble in ether, affected by light; m.p. 135-150°C. Solutions are levorotatory.

Derivation: From Colchicum autumnale by extraction and subsequent crystallizatoin. Has been synthesized.

Grades: Technical; U.S.P.

Hazard: Highly toxic; 0.02 gram may be fatal if in-

gested.
Use: Medicine; to induce chromosome doubling in

- cold flow. The permanent deformation of a material that occurs as a result of prolonged compression or extension at or near room temperature. Some plastics and vulcanized rubber exhibit this behavior, in metals it is known as creep.
- cold rubber. Synthetic rubber produced by polymerization at relatively low temperatures; specifically, SBR or butadiene-styrene elastomers produced by polymerization at about 40°F compared with usual temperature of about 120°F. A special catalyst system is required.
- colemanite. The ore of calcium borate (Ca₂B₆O₁₁·5H₂O). Sp. gr. 2.26-2.48. Used to replace boric acid in the manufacture of glass fibers. Mined in Turkey, it began to be imported into the U.S. in large volume in 1965 and is competitive with domestically produced B2O3, derived from kernite.
- "Colex." Trademark for a finely powdered bone glue used for adhesion in water paints.
- collistin C41H45N13O10. Antibiotic produced by a soil microorganism. Probably identical to polymyxin E and closely related chemically to polymyxin B, since it is a polypeptide composed of amino acids and a fatty acid. See polymyxin.
- A fibrous protein comprising most of the white fiber in the connective tissues of animals and man, especially in the skin, muscles and tendons. The most abundant protein in the animal kingdom, it is rich in proline and hydroxyproline. The molecule is analogous to a three-strand rope, in which each strand is a polypeptide chain; it has a molecular weight of about 100,000. Glue made from the collagen of animal hides and skins is still widely used as an adhesive. So-called "soluble" collagen is that first formed in the skin; upon aging it becomes increasingly crosslinked and less hygroscopie. "Soluble" collagen is being used in the cosmetic industry as the basis for face creams, lotions and hair-dressing preparations. Special forms of collagen have been developed for dialysis membranes. Microcrystalline collagen is being used in prosthetic devices and other medical and surgical applications. Regenerated collagen, used in sausage casings, is made by neutralizing with acid collagen that has been purified by alkaline treatment. Collagen is converted to gelatin by boiling in water, which causes hydrolytic cleavage of the protein to a mixture of degradation products. See also gelatin.
- 2.4,6-collidine (2.4,6-trimethylpyridine) (CH₃),C₃H₂N. Properties: Colorless liquid. B.p. 170.4°C; freezing point -44.5°C; sp. gr. 0.913 (20/20°C); refractive index (n 20/D) 1.4981. Soluble in alcohol; slightly soluble in water. Combustible. Grades: Technical (97.5% purity).

Superior numbers refer to Manufacturers of Trade Mark Products. For page number see Contents.

inhibited during storage. Safety data sheet available from Manufacturing Chemists Assn., Washington, D.C.

Uses: Polystyrene plastics; SBR, ABS and SAN resins; protective coatings (Styrene-butadiene latex; alkyds); styrenated polyesters; rubber-modified polystyrene; copolymer resins; intermediate

Shipping regulations: (Rail) Not listed. (Air) (in-hibited) No label required; (uninhibited) Not ac-

ceptable

styrene-acrylonitrile. See polystyrene.

styrene-butadiene rubber (SBR). By far the most widely used type of synthetic rubber; its consumption for all applications is about four times that of polybutadiene, its nearest competitor, and 11/2 times that of all other clastomers combined. Its manufacture involves copolymerization of about 3 parts butadiene with 1 part styrene. These materials are suspended in finely divided emulsion form in a large proportion of water, in the presence of a soap or detergent. Also present in small amounts are an initiator or catalyst which is usually a peroxide, and a chain-modifying agent such as dodecyl mercaptan.

Uses: Tires, footwear, mechanical goods; coatings; adhesives; solvent-release sealants; carpet backing See also rubber, synthetic; polymerization; free radical.

styrene nitrosite. A compound resulting from the reaction between styrene and nitrogen dioxide and used as a qualitative or quantitative specific test for monomeric styrene in mixtures with other hydrocarbons.

styrene oxide C6H5CHOCH2.

Properties: Colorless to pale straw-colored liquid. Boiling range (5 to 95%) 194.2-195°C; f.p. -36.6°C; flash point 180°F (COC); refractive index (n 25/D) 1.5328; sp. gr. (25/4°C) 1.0469; miscible with benzene, acctone, ether, and methanol. Combustible. Hazard: Moderately toxic and irritant.

Uses: Highly reactive organic intermediate.

"Styresol." ³⁶ Trademark for a group of styrenated alkyd resins with air-drying and baking properties and high resistance to gasoline, alkalies, acids, and water.

"Styrocrete."233 Trademark for latex formulation used as an additive for cement mortar to bond plastic foam to various surfaces.

"Styretex."474 Trademark for styrenated alkyd resins.

"Styrofoam."233 Trademark for expanded, cellular

polystyrene (avail: le in colors).
Used: Insulating material; light-weight materials for boats, toys, etc.; separators in packing containers; airport runways; highway construction; battery cases.

"Styron,"233 Trademark for polystyrene resins, general purpose, medium and hi impact, heat and impactheat resistant, and light-stabilized resins ("Styron Verelite"). Available in wide range of translucent and opaque colors, as well as natural and crystal.

Uses: Packaging, toys, appliance parts, bottle closures and containers, hot and cold drinking cups, television cabinet backs, automotive components and machine housings, lighting equipment.

styryl carbinol. See cinnamic alcohol.

suberane. See cycloheptane.

suberic acid (octanedioic acid) HOOC(CH2)6COOH. Properties: Colorless crystals from water; m.p. 143°C; b.p. 279°C at 100 mm. Sparingly soluble in ether; soluble in alcohol and hot water; slightly soluble in cold water. Combustible.

Derivation: Oxidation of cyclooctene or cyclooctane. Uses: Intermediate for the synthesis of drugs, dyes and high polymers.

suberone. See cycloheptanone.

sublimation. The direct passage of a substance from solid to vapor without appearing in the intermediate (liquid) state. An example is solid carbon dioxide which vaporizes at room temperature; the conversion may also be from vapor to solid under appropriate conditions of temperature.

subnuclear particle. A particle either found in the nucleus or observed coming from the nucleus as the result of nuclear reaction or rearrangement, i.e., neutrons, mesons, etc.

substance. Any chemical element or compound. All substances are characterized by a unique and identical constitution, and are thus homogeneous (q.v.). "A material of which every part is like every other part is said to be homogeneous and is called a substance." (Black and Conant, "Practical Chemistry.")

See also homogeneous.

substantive dye. See direct dye.

substituent. An atom or radical that replaces another in a molecule as the result of a reaction. See substitution.

substitution. The replacement of one element or radical by another as a result of a chemical reaction. Chlorination of benzene to produce chiorobenzene is a typical example; in this case a chlorine atom replaces a hydrogen atom in the benzene molecule.

substrate. (1) A substance upon which an enzyme or ferment acts. (2) Any solid surface on which a coating or layer of a different material is deposited.

subtillin. An antibiotic produced by the metabolic processes of a strain of Bacillus subtilis. It is a cyclic polypeptide similar to bacitracin in chemical structure and antibiotic activity, but not as important clinically. Subtilin is active against many gram-positive bacteria, some gram-negative cocci, and some species of fungi. It is a surface tension depressant, and its antibiotic action is increased by use of wetting agents. Properties: Soluble in water in pH range 2.0-6.0;

soluble in methanol and ethanol (up to 80%); insoluble in dry ethanol or other common organic solvents. Relatively stable in acid solutions. Inactivated by pepsin and trypsin, and destroyed by light.

Uses: Medicine; seed disinfectant.

succinaldehyde (butanedial) OHCCH2CH2CHO. Properties: Liquid; sp. gr. 1.064 (20 4°C); b.p. 169-170°C. Refractive index 1.4254. Soluble in water, alcohol, and ether. The name succinaldehyde is often incorrectly used in commerce as a synonym for succinic annydride.

succinic acid (butanedioic acid) CO2H(CH2)2CO2H. Properties: Colorless crystals; slightly soluble in water; soluble in alcohol and ether, odorless; acid taste. Sp. gr. 1.552; m.p. 185°C; b.p. 235°C. Combustible. Low toxicity.

Derivation: Fermentation of ammonium tartrate.

Grades: Technical; C.P.; F.C.C.

Containers: Bottles, barrels; kegs; fiber drums. Uses: Medicine; organic, synthesis; manufacture of lacquers, dyes, esters for perfumes, succinates; photography, in foods as a sequestrant, buffer, neutralizing agent.

succinic acid, 2,2-dimethylhydrazide (CH₃)₂NNHCOCH₂Ch₂COOH. Properties: White crystals; m.p. 155°C; pH 3.8 (500

The Condensed Chemical Dictionary

NINTH EDITION

Revised by

GESSNER G. HAWLEY

Coeditor, Encyclopedia of Chemistry Coauthor, Glossary of Chemical Terms



DALLAS SAN FRANCISCO MELBOURNE

Van Nostrand Reinhold Company Regional Offices: New York Cincinnati Atlanta Dallas San Francisco

Van Nostrand Reinhold Company International Offices: London Toronto Melbourne

Copyright 6 1977 by Litton Educational Publishing, Inc.

Library of Congress Catalog Card Number: 76-19024 ISBN: 0-442-23240-3

All rights reserved. Certain portions of this work copyright © 1930, 1920, 1919 by The Chemical Catalog Co., Inc. and 1971, 1966, 1956, 1950 by Litton Educational Publishing, Inc. No part of this work covered by the copyright hereon may be reproduced or used in any form or by any means—graphic, electronic, or mechanical, including photocopying, recording, taping, or information storage and retrieval systems—without permission of the publisher.

Manufactured in the United States of America

Published by Van Nostrand Reinhold Company 450 West 33rd Street, New York, N.Y. 10001

Published simultaneously in Canada by Van Nostrand Reinhold Ltd.

15 14 13 12 11 10 9 8 7 6 5 4 3 2

Library of Congress Cataloging in Publication Data Main entry under title:

The Condensed chemical dictionary.

I. Chemistry—Dictionaries. I. Hawley, Gessner Goodrich, 1905-QD5.CS 1976 540'.3 76-19024 ISBN 0-442-23240-3

1-3x 4

ene diols having an average polymer length of about 7.5 oxyethylene units.

Properties: Cream-colored, soft, waxy or pasty solid at 25°C; faint, fatty odor and a slightly bitter, fatty taste. Soluble in toluene, acetone, ether, and

ethanol. Nontoxic.

Use: Emulsifier in bakery products.

polyoxyethylene (40) monostearate (polyethylene glycol stearate). A mixture of the mono- and distearate esters of mixed polyoxyethylene diols and corresponding free glycols. The monostearate can be represented as: H(OCH₂CH₂), OCOC₁₇H₃₅ (n is approximately 40).

Properties: Waxy, light tan, nearly odorless solid; congealing range 39-45°C; soluble in water, alcohol, ether, and acetone; insoluble in mineral oil and vege-

table oils. Nontoxic.

Grade: U.S.P.

Uses: Ointments; emulsifier; surfactant; food additive.

polyoxymethylene. Any of several polymers of formaldehyde and trioxane. See acetal resin.

polyoxypropylene diamine (POPDA). Any of six high molecular weight amines of low viscosity and vapor pressure, high primary amine content, and light color. Used as cross-linking agents in epoxy coatings, imparting high flexibility and adhesion at low temperatures. Other possible uses are in polyamide and polyurethane coatings, adhesives, elastomers and foams, as intermediates for textile and paper treatment, and viscosity index improvers in lube oils.

polyoxypropylene ester. See polypropylene glycol ester.

polyoxypropylene-glycerol adduct. One of several condensation polymers of propylene oxide and glycerol, with molecular weights in the range 1000 to 4000. Clear, stable, almost colorless, noncorrosive liquids. Uses similar to those of polypropylene glycol (q.v.).

"Poly-pale." ²⁶⁶ Trademark for pale, hard, thermoplastic resins; 40% dimeric resin acids; acid number 145; USDA color WG; softening point 102°C. Available in solid and flake forms.

Uses: Adhesives, lacquers, varnishes, printing inks.

polypeptide (peptide). The class of compounds composed of acid units chemically bound together with amide linkages (CONH) with elimination of water. A polypeptide is thus a polymer of amino acids, forming chains that may consist of several thousand amino acid residues. A segment of such a chain is as follows:

The sequence of amino acids in the chain is of critical importance in the biological functioning of the protein, and its determination is one of the most difficult problems in molecular biology. The chains may be relatively straight, or they may be coiled or helical. In the case of certain types of polypeptides, such as the keratins, they are cross-linked by the disulfide bonds of cystine. Linear polypeptides can be regarded as proteins. See also protein; polyamide; keratin.

polyphenylene oxide. See "PPO."

polyphenylene triazole [—C₄H₄—C₂N₃(C₆H₅)—]_a. A polymer stated to be serviceable up to 500°F for films, coatings, adhesives, and lamination.

"Polyphos." Trademark for a water-soluble glassy sodium phosphate of standardized composition, (Na₁₂P₁₀O₅₁) analyzing 63.5% P₂O₅ (ratio of Na₂O:P₂O₅ is 1.2:1). It is closely similar to a sodium hexametaphosphate and sodium tetraphosphate; frequently the three names are used interchangeably. Grades: Ground; walnut-size to pea-size lumps.

Containers: 100-lb bags; 100-, and 350-lb drums.

Uses: Boiler water compounds; detergents; textiles; leather tanning; photographic film developing; deflocculation of clays; flotation and desliming of minerals; dispersion of pigments; paper processing; industrial and municipal water treatment.

polyphosphazene. See phosphazene.

polyphosphoric acid $H_{n+2}P_n$ O_{3n+1} , for n>1. Any of a series of strong acids, from pyrophosphoric acid, $H_4P_2O_7$ (n=2), through metaphosphoric acid (large values of n).

Properties: Viscous, water-white liquid; water-soluble; does not crystallize on standing. Hygroscopic. The commercial acid is a mixture of orthophosphoric acid with pyrophosphoric, triphosphoric and higher acids and is sold on the lasis of its calculated content of H₂PO₄, as, for example 115%. Superphosphoric acid is a similar mixture sold at 105% H₂PO₄. These acids revert slowly to orthophosphoric acid on dilution with water.

Hazard: Moderately toxic by ingestion; strong irritant.

Uses: Dehydrating, catalytic and sequestering agents; for metal treating: many applications where a concentrated monoxidizing acid is needed; laboratory reasent.

See also phosphoric acid.

polypropylene (C₃H₃). A synthetic crystalline thermoplastic polymer, with molecular weight of 40,000 or more. Note: low molecular weight polymers are also known which are amorphous in structure, and used as gasoline additives, detergent intermediates, greases, scalants, and lube oil additives: also available as a bigh-matting user.

high-melting wax.

Derivation: Polymerization of propylene with a stereospecific catalyst (q.v.) such as aluminum alkyl.

Properties: Translucent white solid; specific gravity 0.90; m.p. 168-171°C; tensile strength 5000 psi; flexural strength 7000 psi; usable up to 250°F. Insoluble in cold organic solvents; softened by hot solvents. Maintains strength after repeated flexing. Degraded by heat and light unless protected by antioxidants. Readily colored; good electrical resistance; low water absorption and moixture permeability; poor impact strength below 15°F; not attacked by fungi or bacteria; resists strong acids and alkalies up to 140°F; but is attacked by chlorine, fuming nitric acid, and other strong oxidizing agents. Combustible, but slow-burning. Nontoxic. Fair abrasion and good heat resistance if properly modified. Can be chrome-plated, injection- and blow-molded, and extruded.

Forms: Molding powder, extruded sheet; cast film (1 to 10 mils); textile staple and continuous filament yarn; fibers with diameters from 0.05 to 1 micron and fiber webs down to 2 microns thick; low-density

foam.
Uses: Packaging film; molded parts for automobiles, appliances, housewares, etc.; wire and cable coating:

Superior numbers refer to Manufacturers of Trade Mark Products. For page number see Contents.

food container closures; coated and laminated products; bottles (with PVC); printing plates; fibers for carpets and upholstery; cordage and bristles; storage battery cases; crates for soft-drink bottles; laboratory ware; toys; synthetic seaweed to encourage silt deposition; radiator grills; trays and containers for storing precision equipment; artificial grass and turfs; plastic pipe; wearing apparel (acid-dyed); fish nets; surgical casts; strapping; synthetic paper; reinforced plastics.

polypropylenebenzene. See dodecylbenzene.

polypropylene, chlorinated. White, odorless, nonflammable powder. A film-forming polymer used in coatings, inks, adhesives and paper coatings.

polypropylene glycol ester. Exactly analogous to polyethylene glycol ester (q.v.).

polypropylene glycol monobutyl ether. See butoxy polypropylene glycol.

polypropylene glycol (PG). HO(C₁H₆O), H. One of a group of compounds comparable to polyethylene glycols (q.v.), but more oil-soluble and substantially less water-soluble. Classified by approximate molecular weight, as 425, 1025, and 2025. Non-volatile, noncorrosive liquids; lower molecular weight members are soluble in water. Solvents for vegetable oils, waxes, resins. Combustible; fow toxicity.

Uses: Hydraulic fluids; rubber lubricants; antifoam agents; intermediates in urethane foams, adhesives, coatings, elastomers; plasticizers; paint formulations; laboratory reagent.

polypropyleneimine. Polymeric form of propyleneimine (q.v.). Available in 50% aqueous solution. Uses: Textile paper, and rubber industries.

polypropylene oxide (C3H6O). A derivative of propylene used as intermediate for urethane foams.

polypyrrolidone. Synonym for nylon-4.

"Polyrad." 266 Trademark for reaction products of "Amine D" and ethylene oxide.

Grades: Various grades which differ in chain length of polyoxyethylene units and free amine content. Vary in viscosity at 25°C from 0.5 to 24.8 poises.

Uses: Corrosion inhibitors and detergents in petroleum processing equipment; wetting and emulsifying agents; inhibiting hydrochloric acid.

"Polyram." Trademark for a wettable powder used as a fungicide and approved for many vegetables. Toxic by ingestion and inhalation.

polysaccharide. A combination of nine or more monosaccharides, linked together by glycosidic bonds. Examples: starch, cellulose, glycogen. See also carbohydrate; phycocolloid.

polysiloxane. See siloxane.

"Poly-Solv." Trademark for a series of glycol ether solvents for paints, varnishes, dry cleaning soaps, cutting oils, insecticides.

D2M. Diethylene glycol dimethyl ether. Used as an-

hydrous reaction medium for organometallic syn-

polysorbate (USAN name for a polyoxyethylene fatty acid ester). One of a group of nonionic surfactants obtained by esteristication of sorbitol (q.v.) with one or three molecules of a fatty acid (stearic, lauric, oleic, palmitic) under conditions which cause splitting out of water from the sorbitol, leaving sorbitan. About 20 moles of ethylene oxide per mole of sorbi-

tol are used in the condensation to effect water solubility.

Properties: Lemon to amber oily liquids; sp. gr. about 1.1: faint odor and bitter taste; most types are soluble in water, alcohol, and ethyl acetate. Combustible: nontoxic.

Grades: Polysorbate 20 (polyoxyethylene (20) sorbitan monolaurate). Polysorbate 60 (polyoxyethylene (20) sorbitan monostearate). Polysorbate 80 (polyoxy-ethylene (20) sorbitan monooleate). Polysorbate 65 (polyoxyethylene (20) sorbitan tristearate).

Uses: Surfactant; emulsifying agent; dispersing agents; shortenings and baked goods; pharmaceuticals; fla-voring agents; foaming and defoaming agents.

See also sorbitan fatty acid ester.

polystyrene (C₆H₅CHCH₂)_h. Polymerized styrene (q.v.), a thermoplastic synthetic resin of variable molecular

weight depending on degree of polymerization. Properties: Transparent, hard solid; high strength and impact resistance; excellent electrical and thermal insulator. Attacked by hydrocarbon solvents but resists organic acids, alkalies, and alcohols. Not recommended for outdoor use; unmodified polymer yellows when exposed to light, but light-stable modified grades are available. Easily colored, molded and fabricated. Copolymerization with butadiene and acrylonitrile and blending with rubber or glass fiber increase impact strength and heat resistance. (See ABS; SAN). Nontoxic.

Forms: Sheet, plates, rods, rigid foam, expandable beads or spheres.

Hazard: Combustible; autoignition temperature about

800°F. See also under foam, plastic. Uses: Refrigerator doors: air conditioner cases; containers and molded household wares; machine housings; electrical equipment: toys: packaging; clock and radio cabinets; phonograph records. (As foam); thermal insulation; light construction as in boats, etc.; ice buckets, water coolers; fillers in shipping containers; furniture construction. (As spheres): Radiator leak stopper. See also "Styron"; "Styrofoam."

"Polysulfide." 78 Trademark for a mixture similar to sulfurated potash (q.v.), in which sodium replaces sufur. Yellow to yellow-green powder; sodium polysulfide content, 56% min; total sulfur, 50.7% min. Containers: 10-lb tins (6/case); 100-lb drums.

Uses: Coloring copper and brass; stripping copperplated deposits; purifying cyanide plating solutions.

polysulfide elastomer. A synthetic polymer in either solid or liquid form obtained by the reaction of sodium polysulfide with organic dichlorides such as dichlorodiethyl formal, alone or mixed with ethylene dichloride. Outstanding for resistance to oils and solvents and for impermeability to gases. Poor tensile strength and abrasion resistance but are resilient and have excellent low-temperature flexibility. Some grades have fairly strong odor, which is not objectionable in most applications. Sealant grades are furnished in two parts which cure at room tem-perature when blended. Uses: Gasoline and oil-loading hose; sealants and ad-

hesive compositions; binder in solid rocket propellants; gaskets; paint spray bose.

polysulfone. A synthetic thermoplastic polymer. Properties: Hard, rigid transparent solid; tensile strength 10,000 ps; sp. gr. 1.24; flexural strength 15,000 psi; good electrical resistance; minimum creep; low expansion coefficient. Soluble in aromatic

628

actors to provide heat for desalination of sea water and generation of electric power.

"Nu-Pon." Trademark for epoxy resin primers and enamels for household appliances, metal products, and corrosion-resistant applications.

"Nuroz," Trademark for a polymerized wood rosin.

Uses: Adhesives; gloss oils; paper label coatings; oleoresinous varnishes; solder flux; spirit varnishes; waxed paper and hot melt compounds; synthetic resins.

"Nusat." Trademark for proprietary satin finish nickel-plating additive.

"Nuso." Trademark for highly aromatic oils used as resin plasticizers.

Nusselt number. A value used in heat transfer studies and calculations to compare heat losses by conduction from various shaped objects under various conditions. It combined into a single number the actual heat loss (Q), the temperature difference (ΔT) between the body and its surroundings, the size (d) and shape of the body and the thermal conductivity (k) of the fluid surrounding the object, in the equation $Nu = Qd/\Delta Tk$.

"Nuto."⁵¹ Trademark for lubricating oils of good color and high resistance to oxidation; recommended for circulating and hydraulic systems.

"Nutralac." 244 Trademark for a hydrated compound consisting of sodium carbonate and sodium bicarbonate.

Uses: Dairy and food industry for neutralizing acidity in cream and related foods; dishwashing preparations; leather tanning; and textile processing.

nutrient. Any element or compound that is essential to the life and growth of plants or animals, either as such or as transformed by chemical or enzymatic reactions. In plants, nutrients include numerous mineral elements as well as nitrogen, carbon dioxide and water. 1., animals and man the primary nutrients are the proteins, carbohydrates and fats obtained from plants, either directly or indirectly, supplemented by vitamins and minerals. Water and oxygen are included in this definition. All told, there are 43 basic nutrients. See also food.

nutrient solution. A water solution of minerals and their salts necessary for plant growth which is used instead of soil, the plants being supported by mechanical means. Such solutions contain combined nitrogen, potassium, phosphorus, calcium, sulfur, and magnesium, together with traces of iron, boron, zinc, and copper. They are extensively used for commercial growing of flowers and vegetables particularly on islands, and also to some extent for house plants.

nutrification. Addition of nutrients to a food either to replace those lost in processing (restoration), to provide nutrients that are not normally present in the food (fortification), or to bring the food into conformity with a specific standard for that food.

nutrition. The effects of nutrients on living organisms and the biochemical mechanisms involved in bringing them about; also, that subdivision of biochemistry which deals specifically with these effects. In plant nutrition the essential requirements are carbon dioxide and water, from which the plant forms carbohydrates by photosynthesis (q.v.); nitrogen, which is essential for the synthesis of proteins by the plant,

with the aid of nitrogen-fixing bacteria; as well as phosphorus, calcium, potassium and a number of trace elements (micronutrients). Besides proteins and carbohydrates, plants also synthesize vitamins and various fats and oils. Thus they provide a basis for human nutrition, both directly (grain and other vegetables) and indirectly (meats and dairy products), though the conversion to protein values for human nutrition is only about 10% for meats.

Human diet requires proteins (milk, eggs, fish and some vegetables); carbohydrates (plants); fats (oils) from both plants and animals; minerals from milk and meats; salt (chloride); vitamins from green vegetables and citrus fruits; and water. Micronutrients are furnished by sea food, cereals, vegetables, and fruit.

Human digestive processes involve primarily the hydrolysis of complex carbohydrates to simple sugars, of proteins to a mixture of amino acids, and of fats to glycerol and higher fatty acids. Hydrolysis is catlyzed by various enzymes (q.v.) in the saliva and digestive tract. The end products of digestion are absorbed across a semipermeable membrane in the intestine and thus enter the blood stream, unusable products being eliminated. The efficiency of digestion plus absorption is about 92% for protein, 95% for fat and 98% for carbohydrates. See also metabolism; digestion (1); plant (1); nutrient; RDA.

nut shells. In a fine-ground state the shells of coconuts and other nuts are a source of decolorizing carbon; the pits of peaches and similar fruits have been used for gas-adsorbent carbon.

nux vomica. See strychnine.

"Nu-Z." Trademark for a fine cream-white powder assaying 52% zinc. Used as a foliar application to correct zinc deficiencies in plants, and in animal nutrition.

NW acid. Abbreviation for Neville and Winther's acid. See I-naphthol-4-sulfonic acid.

"Nydrazid." 12 Trademark for isoniazid (q.v.).

"NyeBar," 433 Trademark for a liquid applied around oiled areas to retard oil spreading. A solvent evaporates leaving a polymer film across which lubricants do not spread or creep.

"NyeFret." Trademark for a dolphin oil lubricant which reduces fretting corrosion for small springs and other instrument components. Viscosity 6 centistokes at 100°F.

"NyeSolve." 483 Trademark for a nonflammable, lowtoxicity solvent for cleaning oils and oil-held soils from fine instruments.

"Nylafil." Trademark for glass fiber-reinforced nylon. "

nylidrin hydrochloride HOC, H.CH(OH)CH(CH₃) NHCH(CH₃)(CH₂)₂C, H₃HCl. para-Hydroxy-alpha-[1-(1-methyl-3-phenyl-propylamino)-ethyl] benzyl alcohol hydrochloride.

Properties: White, odorless, tasteless, crystals or powder; slightly soluble inwater, alcohol; very slightly soluble in chloroform, ether; pH of 1% solution is between 4.5 and 6.5.

Grade: N.F.

Use: Medicine (treatment of heart disease).

nylon. Generic name for a family of polyamide polymers characterized by the presence of the amide group —CONH. By far the most important are nylon **629** NYTRIL

66 (75% of U.S. consumption) and nylon 6 (25% of U.S. consumption). Except for slight difference in melting point, the properties of the two forms are almost indentical, though their chemical derivations are quite different. Other types are nylons 4, 9, 11, and 12 (see Grades).

Properties: Crystalline, thermoplastic polymers. May be extruded as monofilament over a wide dimen-sional range. Filaments are oriented by cold-drawing. sional range. rilaments are oriented by cold-drawing. Tensile strength (high-tenacity) up to 8 grams per denier (about 100,000 psi). Sp. gr. 1.14. Melting point (66) 264°C; (6) 223°C. Low water absorption. Good electrical resistance, but accumulates static charges. Highly elastic, with rather high percentage of delayed recovery at low strain values; low permanent elongation. Moisture absorption 4% at 65% R. H. Wet strength about 90% of dry strength. Can be H. Wet strength about 90% of dry strength. Can be dyed with ionic and nonionic dyestuffs. Attacked by mineral acids, but resistant to alkalies and cold abrasion. Soluble in hot phenols, cresols and formic acids; insoluble in most organic solvents. Difficult to ignite; self-extinguishing; melts, forming beads. Resistant to attack by moths, carpet beetles, etc. Compatible with wool and cotton; increases wear and crease resistance in 30% blends with natural fibers. Nontoxic. Rods and blanks are machinable.

Forms: Monofilaments, yarns, bristles, molding powders, rods, bars, sheets. Microcrystalline nylon is now available.

Grades: Nylon 66 is a condensation product of adipic acid and hexamethylenediamine developed by Carothers (q.v.) in 1935. Adipic acid is obtained by catalytic oxidation of cyclonexane. Nylon 6 is a polymer of caprolactam (q.v.), originated by I. G. Far-benindustrie in 1940. Nylon 4 is based on butyrolactam (2-pyrrolidone); its tenacity, abrasion resistance, and melting point are said to be about the same as for the 6 and 66 grades. It has excellent dyeability. See "Tajmir."

Nylon 610 (trademarked "Tynex") is obtained by condensation of sebacic acid and hexamethylenediamine, and nylon 11 (trademarked "Rilsan") from castor bean oil (developed in France). Nylon 12 (also called "Rilsan" 12) is made from butadiene, also by a French process involving photonitrosation of cyclododecane by actinic light from mercury lamps. Its properties are similar to those of nylon 11. Nylon 9 can be made from 9-aminononanoic acid, present in soybean oil. It has properties specifically desired in metal coatings and electrical parts; higher electrical resistance than 6 and 66; absorbs less moisture; and has better distortion resistance.

Uses: Tire cord; hosiery; wearing apparel component; bristles for toothbrushes, hairbrushes, paint brushes

(nylon 610); cordage and towlines for gliders; fish nets and lines; tennis rackets; rugs and carpets; molded products; turf for athletic fields; parachutes; composites; sails; automotive upholstery; film; gears and bearings; wire insulaton; surgical sutures; artificial blood vessels; metal coating; pen tips; osmotic membranes; fuel tanks for automobiles.

See also polyamide; aramid.

Note: Not all nylons are polyamide resins, nor are all polyamide resins nylons, e.g. "Versamide." One class of polyamide resins distinct from nylons is derived from ethylenediamine; they may be liquids or lowmelting solids and have lower molecular weight than nylons. Another class, called aramids, is aromatic in nature.

"NyoGel." Trademark for a series of low shear thixotropic greases and semifluid instrument lubricants for use where nonspreading properties are critical.

"NyoSil."483 Trademark for a wide temperature silicone instrument oil halogenated for improved wear properties. Viscosity 55 centistokes at 100°F.

nystatin (fungicidin) C₄₆H₇₇NO₁₉. An antifungal agent. Properties: Yellow to light tan powder; odor suggestive of cereals; hygroscopic; affected by light, heat, air and moisture. Sparingly soluble in methanol, ethanol; very slightly soluble in water; insoluble in chloroform, ether and benzene. In solution is rapidly inactivated by acids and bases. Nontoxic.

Derivation: Produced by fermentatoin with Streptomyces noursei and aureus. Grades: U.S.P.

Use: Medicine; feed additive.

'Nytal." Trademark for tale or magnesium-calcium silicate.

Uses: Dusting uncured rubber; filler in specialized applications.

nytril. Generic name for a manufactured fiber containing at least 85% of a long-chain polymer of vinylidene dinitrile. —CH₂C(CH)₂—, where the vinylidene dinitrile content is no less than every other unit in the polymer chain (Federal Trade Commis-

Properties: Soft, resilient fabric is obtained; is easy to clean; does not pill; resists wrinkling, and retains shape after pressing.

Uses: Fur-like pile fabrics; sweaters; yarns; blended fabrics for coats and suits.

Superior numbers refer to Manufacturers of Trade Mark Products. For page number see Contents.

ENCIONA

FILE #.71.1825.1.677X.

CONTENTS: LAB WORKSHEET ITEMS

107070355 OF TN CHANTS

CC NCT STAMP UK HANDLE AS ENCLOSURE



FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

 	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.	
	Deleted under exemption(s) with no segregable material available for release to you.	
	Information pertained only to a third party with no reference to you or the subject of your request.	
	Information pertained only to a third party. Your name is listed in the title only.	
	Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you.	
	Pages contain information furnished by another Government agency(ies). You will be advised by the FBI as to the releasability of this information following our consultation with the other agency(ies).	
	Page(s) withheld for the following reason(s):	
Œ	For your information: 83 PAGES OF LABORATORY WORKSHEET ITEMS NET DUPLICATES	
U	The following number is to be used for reference regarding these pages: 1-18251-677X ENCLOSURE	

XXXXXX XXXXXX XXXXXX



1 - Mr. Bayse (Attn: Mr. Mr. 1 - Mr.

AIRTEL

10/6/81

Director, FBI (7A-18251) SAC, Atlanta (7A-1835)

WAYNE BERTRAM WILLIAMS LATKID: MC#30, KIDNAPING OO: ATLANTA

Reurairtel 9/2/81.

As requested in reairtel and several telcals from Atlanta, the Photographic Operations and Forensic Examination Unit (POFEU) has reshot the necessary aerial photographs. At the same time, we have retaken those originally photographed as the weather conditions were advantageous. Due to the improved weather, large court exhibits will appear more distinct with an increase in contrast, sharpening of shadows and decrease in severe haze which previously existed.

POFEU and Photographer, Baltimore (Bu pilots) departed WFO and SA WDC via Bureau Beech Baron aircraft equipped with an aerial photographic system, approximately 7PM 9/10/81, ETA 10PM 9/10/81.

Exec AD A4 Exec AD LES Aust. Dir.: Adm. Servs

Crim. lav.

intell.

This matter had been coordinated with Technical Services Division, SA SA Atlanta. CID and SA at coordinated with ASAC Baltimore and Supervisor WFO on 9/9/81.

Baltimore and WFO to pay for pilot's travel and expenses. CID to pay

expenses.

- Baltimore <u>Was</u>hington Field Office

Laberatory Logal Coun Pion. & lasp. Rec. Ment. Tech. Servs

Training .. Public Affs. Off. _ Telephone Rm. _ Director's Sec'y

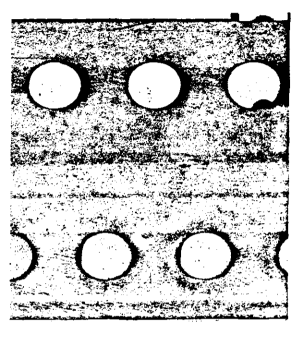
MAIL ROOM [

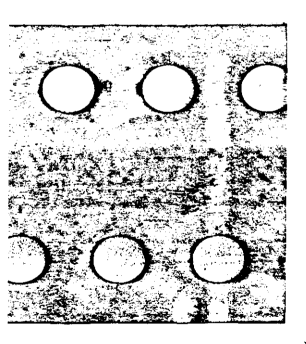
10 OCT 8 1381

CRIMINAL II. JESTIGATIVE DIVISION

INFORMATIVE NOTE

Date 10/20/81





Re: WAYNE BERTRAM WILLIAMS; ATKID; MAJOR CASE 30; OO: ATLANTA

Atlanta Division advises that three Special Agents of the FBI, whose names appeared in the affidavit for the search warrant of the Williams' residence, have been subpoenaed by Williams' Attorney, Mary Welcome. Gordon Miller, Assistant District Attorney, Fulton County, Georgia, advised that the three Special Agents would not have to appear, but would be placed on standby. Assistant United States Attorney Andrew Ekonomou, Northern District of Georgia, Atlanta, Georgia, was notified and concurred with Miller's plan of action. Defense Attorney Welcome will attempt to suppress the evidence obtained as a result of the search warrant.

Fulton County Superior Court Judge Clarence Cooper has been reviewing documents of the Atlanta Task Force Headquarters regarding the 29 victims in this case for exculpatory statements in reference to the motions filed by Defense Attorney Welcome. It is speculated by Assistant United States Attorney Miller that the trial date for caption will be on or about 12/28/81.

Information circulating in Atlanta is that Wayne Williams has fired Defense Attorney Tony Axom because Axom approached Williams to enter a plea of guilty to second degree murder charges because the Government had a strong case against Williams. This rumor has not been verified by the Atlanta Division.

the	Attanta Division.	
_	APPROVED:	Adm Servs. Laboratory
1 -	Mr. Mullen	Ctim Say, VV Legal Count.
1 -	Mr. S. Andrews	To he care
1 -	Mr. Young Director	A Short Ails.
_	C. Nee AD-Assu.	Hight.
1 -	Mr. Monroe	frequence feigh Cervs.
	AD-LES	Intell. Truning
	Y(V)	F81/003
/ /		

RECEIVED TELETYPE UNIT

AT0009 2930030Z

2 u Oct 81 06 37 z

RR HQ

1 - C

REFERVED
FEDERAL BUREAU
OF INVESTIGATION
COMMUNICATIONS SECTION

DE AT

R 190030Z/OCT 81

FM ATLANTA (7A-1835 SF31) (P) (SQ. 7)

TO DIRECTOR, FBI (7A-18251) ROUTINE

BT

UNCLAS

ATTENTION: SUPERVISOR

670

WAYNE BERTRAM WILLIAMS ATKID; MAJOR CASE 30; 00: ATLANTA

ON OCTOBER 20, 1981, A SUPRESSION HEARING IS SCHEDULED BEFORE
JUDGE CLARENCE COOPER IN FULTON COUNTY SUPERIOR COURT, ATLANTA,
GEORGIA, WITH RESPECT TO SUPRESSING EVIDENCE OBTAINED AS A
RESULT OF THE SEARCH OF WAYNE WILLIAM'S HOME. SA

DEFENSE TO APPEAR. GORDON MILLER, ASSISTANT DISTRICT ATTORNEY.

FULTON COUNTY, GEORGIA, ADVISED THAT THE ABOVE AGENTS WOULD NOT 5 OCT 2001

HAVE TO APPEAR AT THIS TIME, BUT SHOULD BE PLACED ON STAND BY.

HE STATED THAT THEY WERE SUBPOENAED BECAUSE THEIR NAMES APPEARED

IN THE AFFADAVIT FOR THE SEARCH WARRANT. AUSA ANDREW EKONOMOU,

NORTHERN DISTRICT OF GEORGIA, ATLANTA, GEORGIA, WAS NOTIFIED

64 NBV 16-10-1

PAGE TWO AT (7A-1835) U N C L A S
AND CONCURRED WITH MILLER'S PLAN OF ACTION.
BT

17 284 23 182

RECEIVED TELETYPE UNIT

100181 N3 182

252 OCT 81

ANTA (7A-1835) (P) (56/7

RECEIVED
FEDERAL BUREAU
OF INVESTIGATION
OMMUNICATIONS SECTION

IRECTOR ROUTINE

ATTE: SUPV.

PERSONAL CRIMES UNIT

B7C

LABORATORY

ET.

B.ILAS

SAYNE EERTRAM VILLIAMS; ATKID.

FINDE MOTION TO SUPRESS EVIDENCE OBTAINED AS A RESULT OF SEARCH WARRANTS ISSUED BY STATE COURT JUDGE THOMPSON, FULTON COUNTY, 6/3/31 & 6/27/81.

ASSISTANT FULTON COUNTY DA GORDON MILLER ADVISED HE CALLED AS FRINCIPLE VITNESS JUDGE THOMPSON, STATE COURT, FULTON COUNTY, FOR PULLOSE OF DEFENDING PROFABLE CAUSE IN AFFIDAVIT. HE THERE-

DEFENSE CALLED DEPUTY POLICE CHIEF MOPRIS PEDDING, WHO WAS

े कुछ हो। यह सकता ह

INVESTIGAT.

7-18251-679

COO CINES OF THE CONTROL OF

SEL MARY WELCOME, CHIEF REDDING WAS SPECIFICALLY ASKED IN A SERIES OF INDIVIDUAL GUESTIONS AS TO WHY SO MANY OF THE VICTIMS' NAMES WERE MENTIONED IN THE AFFIDAVIT. REDDING WAS COMMITTED TO REPLY THAT IT WAS THE DETERMINATION OF THE INVESTIGATION THAT HE IN FACT WAS RESPONSIBLE FOR ALL OF THOSE VICTIMS INNUMERATED THEREIN.

THE AFOVE STATEMENT NOW MAKES A MATTER OF COURTROOM RECORD THE LAW ENFORCEMENT ASSUMPTION THAT THE SUBJECT, ALTHOUGH NOT CHARGED WITH NUMEROUS HONICIDES, IS CONSIDERED TO BE RESPONSIBLE FOR ALL THOSE WHEREIN FIEER EVIDENCE FAS BEEN OPTAINED.

PRESIDING JUDGE CLARENCE OCOPER WILL BULE ON TODAY'S MOTION MOST FROLARLY ON 18721/91.

ASSISTANT FULTON COUNTY DO BILLER WOULD LIKE TO FARTICIPATE

IN A CONFEDENCE WITH FEI LAE, AS TO FEASIEILITY OF

WORKING UP ALL OF THE FIRER EVIDENCE DETAINED DURING THE ENTIRE

INVESTIGATION AND CURRENTLY ON DEPOSIT AT THE GEORGIA CRIME LAE.

MILLER INDICATES THAT UNDER STATE LAW, IT IS POSSIBLE TO SHOW

SIMILAR AND COMMON PATTERNS OF EEHAVIOR WHICH INDICATE A SCHEME

Bh

9-15251-611